

APPOINTMENTS.

No. 274.—The Hon'ble Mr. Charles George Toddler, I.C.S., to act as Chief Secretary to Government during the absence of the Hon'ble Mr. L. Davidson, Esq., I.C.S., on leave or until further orders. (This vacates Public Department Notification No. 185, dated the 12th September 1918, published on page 197 of Part I of the Port St. George Gazette, dated the 17th September 1918, stating the Hon'ble Mr. C. G. Toddler, I.C.S., privileges leave for three months.)

Government, October 10, 1918.

No. 275.—Mr. John Gray, I.C.S., Sub-Collector and John Magistrate, to act as Collector and District Magistrate, Combarua, with effect from the 29th September 1918 and until relieved by Mr. F. J. Richards, I.C.S.

L. DAVIDSON,
Chief Secretary.

Government, October 15, 1918.

No. 276.—Mr. Edwin Moore Gwynn, I.C.S., to act as Under Secretary to Government, Public Department, in relief of Mr. D. B. Strachan, I.C.S.

No. 277.—Mr. Fortunate Jenson Nolas, I.C.S., to be Under Secretary to Government, Revenue Department.

No. 278.—Mr. Guy Richard Jackson, I.C.S., to be Special Settlement Officer, No. 1 Party, Tuzos.

O. G. TODDENTER,
Acting Chief Secretary.

APPOINTMENTS AND PROMOTIONS.

Government, October 16, 1918.

No. 279.—Mr. Frank Hensington, I.C.S., on relief as Commissioner of Geop as appointed to be Collector and District Magistrate, third grade, and is posted as Collector of Malacca, Protector of Rengas, Superintendent of stamps and Treasury, and Paymaster, Carasco Rapids.

L. DAVIDSON,
Chief Secretary.

Government, October 25, 1918.

No. 280.—Mr. Reginald Herbert Courtney, I.C.S., on receiving from the Government of India Secretariat, is appointed to be Sub-Collector and Joint Magistrate, third grade, and is posted to the Seremban Division of the Geylang District and the Seremban Agency division of the Geylang Agency District.

PROMOTIONS.

No. 281.—Mr. Cyril Fabian Boushousky, I.C.S., Sub-Collector and Joint Magistrate, on return from leave, to the Singapore Division.

O. G. TODDENTER,
Acting Chief Secretary.

SERVICES PLACED.

Government, October 16, 1918.

No. 282.—The services of Mr. Charles Alexander Butler, I.C.S., are placed at the disposal of the Government of India, Home Department, for employment as Commissioner of Geop with effect from the date of his assumption of charge of that office.

[19th Southern Province Mounted Rifles.]

No. 928.—Mr. Rev. Henry Whitford, Lord Bishop of Malacca, &c., &c. (Catholic), to be Honorary Chaplain (Church of England). Dated 1st April 1917.

[20th Sikh-Mahar Battalion.]

No. 122.—Mr. William Herbert Greenhead Tufnell, &c., &c. (Cath.), to be Honorary Chaplain (Church of England). Dated 1st April 1917.

No. 120.—Rev. Father James Murphy, &c., &c., &c., to be Honorary Chaplain (Roman Catholic). Dated 1st April 1917.

[20th South Indian Infantry Battalion.]

No. 911.—Rev. Allen Frederick Goodson, &c., &c. (Cath.), to be Honorary Chaplain (Church of England). Dated 1st April 1917.

No. 913.—Rev. Father Charles Leigh, &c., to be Honorary Chaplain (Roman Catholic). Dated 1st April 1917.

[19th East Coast Battalion.]

No. 125.—Rev. Father John Lee Carter, &c., to be Honorary Chaplain (Roman Catholic). Dated 1st April 1917.

J. DAYHORN,
Chief Secretary.

Fort St. George, October 15, 1918.

No. 224.—The following notifications of the Government of India are republished:—

ARMY DEPARTMENT.

APPOINTMENTS.

ARMY RESERVE.

Bombay, the 25th September 1918.

No. 1158.—The following are appointed to the Indian Army Reserve of Officers, subject to His Majesty's approval:—

Infantry Branch.

(To be Second Lieutenant.)

Plymouth India, dated 18th September 1918.

No. 2224.—George Lawrence D'Ottavio, to be temporary Second Lieutenant in the Infantry Branch of the Indian Army Reserve of Officers, subject to His Majesty's approval. Dated 18th September 1918.

No. 2227.—The recommendation of a term of the Indian Army Reserve of Officers was granted, subject to His Majesty's approval, the temporary rank of Captain (with pay and allowances as for a Lieutenant), while employed as Assistant Quartermaster 109,000, with effect from 1st September 1918:—

Second Lieutenant Harold Gordon Clark.

Second Lieutenant Harold Cyril Watson.

INDIAN DEFENCE FORCE.

APPOINTMENTS, PROMOTIONS AND RESIGNATIONS.

No. 219 No. 219

(3) In this rule—

"War work" means work in connection with the prosecution of the present war which requires special technical knowledge and training, and

(a) is carried on in any Government factory or workshop

(b) if any question arises whether any work is war work within the meaning of this rule a certificate signed by a Secretary to the Government of India shall be conclusive on the point.

DEPARTMENT OF COMMERCE AND INDUSTRY.

INTERNAL TRADE.

Sinh, the 26th September 1918.

No. 10041.—In pursuance of section 3 of the Cotton Cloth Act, 1909 (XXIII of 1909), the Government (in a Council) have pleased to appoint Mr. F. Noyce, F.R.S., to be a Quarterer for the purposes of the said Act and to direct that Mr. Noyce shall exercise his powers throughout British India.

G. G. TODDINGTON,
Secretary.

(Ecclesiastical.)

APPOINTMENTS.

Government, October 9, 1918.

No. 1118.—Vicar-General David Denmy Shute, M.A., M.C., to be a Lay Trustee of St. George's Church, Wallington, and Registrar-General R. Holroyd, M.A., who has left the office.

No. 1117.—Mr. Robert Philip D'Eane, to be a Lay Trustee of the Church of the Good Shepherd, Cochinbaram, to fill an existing vacancy.

E. DAVIDSON,
Chief Secretary.

(Political.)

NOTIFICATION.

Fort St. George, October 18, 1918.

No. 11.—The following notification of the Government of India is republished:—

FOREIGN AND POLITICAL DEPARTMENT.

Sinh, the 26th September 1918.

No. 10040.—With reference to Notification No. 205-D, dated the 13th January 1917, the provisional recognition of the appointment of Khaw Fakhur Mirza Abdul Haamid as Consul for Fares at Madras, has been confirmed by His Majesty's Government.

G. G. TODDINGTON,
Secretary.

WITHDRAWAL OF POWERS.

Glasgow, October 8, 1913.

No. 281.—Under the provisions of section 41 of the Code of Criminal Procedure, 1898, the Governor in Council withdraws the powers of a special magistrate for the town of Portree in the district of Glasgow conferred on Mr. Peter Oswald DeMunn, who has left the district.

No. 282.—Under the provisions of section 41 of the Code of Criminal Procedure, 1898, the Governor in Council withdraws the powers of a special magistrate for the town of Glasgow in the district of North Ayrshire conferred on Kenneth Shawcross Esq. who has resigned his appointment.

INVESTITURE OF POWERS.

Glasgow, October 8, 1913.

No. 283.—Under section 22 of the Code of Criminal Procedure, 1898, the undersigned officer is appointed to be a magistrate of the second class, with, under section 27, he is invested with all the powers specified in the fourth schedule as powers which the Government may confer on a magistrate of that class except the power to pass orders as to trial sessions under section 361—

M.R. Ry. Kala Subramanyam Pillai, Sub-Magistrate, in the district of Benjale.

Glasgow, October 8, 1913.

No. 284.—Under section 14 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint M.R. Ry. Chelambore Venkatesa Appayya Venkateswara Appayya Aravind to be a special magistrate for the town of Chelambore in the district of Chelambore, and to confer on him all the ordinary powers of a magistrate of the first class, and further to invest, under sub-section (1) of section 25 of the Code, that he shall exercise those powers as a member of the bench of magistrates established for that town.

Glasgow, October 8, 1913.

No. 285.—The Governor in Council is pleased to appoint the undersigned persons to be special magistrates for the towns specified opposite to their names, with the powers and subject to the terms and conditions specified in sub-section No. 22, dated the 22d October 1913, published at pages 1004 and 1005 of Part I of the Port St. George Gazette of the 15th March, as amended by notifications Nos. 409, dated the 28th May 1913, and 407, dated the 7th August 1913, published at pages 438 and 739 of Part I of the Port St. George Gazette dated the 10th June 1913 and the 20th August 1913, respectively—

Ghulam Hakeem Khan Sahib Sahab	} for the town of Porto Kere in the district of South Arcot.
Obaid Hamid Munkilgar Sahib Sahab	
M.R. Ry. Thandapani Madell Sahabgar. Madallgar	

Glasgow, October 8, 1913.

Adem Khan Sahib Khan Bahman Khan Sahib Sahab—for the town of Thandapani in the district of North Arcot.

M.R. Ry. Mahabadi Anandaram Appay Chelambore Appay Aravind—for the town of Portree in the district of Glasgow.

Glasgow, October 10, 1913.

V. K. Umar Saib Sahib Sahab—for the town of Palghat in the district of Malabar.

ERRATUM.

Glasgow, October 8, 1913.

In notification Nos. 286 and 287, House (Glasgow), dated the 22d August 1913, published at pages 1006 of Part I of the Port St. George Gazette, dated the 22d August 1913, No. 286, and 1007 of Part I of the Port St. George Gazette, dated the 22d August 1913, No. 287, the names of the persons appointed to be special magistrates for the towns of Porto Kere and Thandapani in the district of South Arcot, and of the town of Thandapani in the district of North Arcot, should have been "M.R. Ry. Thandapani Madell Sahabgar. Madallgar" and "M.R. Ry. Thandapani Madell Sahabgar. Madallgar" respectively.

ACQUISITION OF LAND.

Glasgow, October 8, 1913.

Under section 4, Act I of 1881, the Governor in Council hereby directs that the land mentioned below and measuring 2 1/2 acres, in the town of Portree, in the district of Glasgow, and being the property of the late Mr. Peter Oswald DeMunn, who has left the district, shall be acquired for the purposes of the Portree Improvement Act, 1881, and may be acquired at the expense of the Portree Improvement Committee.

5. Under rule 43 of the rules for the conduct of public business of the Government of India, the Secretary to the Government of India, in the Department of Public Works, is directed to acquire the land mentioned above for the purposes of the Portree Improvement Act, 1881, and may be acquired at the expense of the Portree Improvement Committee.

The Secretary to the Government of India, in the Department of Public Works, is directed to acquire the land mentioned above for the purposes of the Portree Improvement Act, 1881, and may be acquired at the expense of the Portree Improvement Committee.

E. RAMACHANDRAN NAO,
Secretary to the Government of India.

SOLIFICATIONS.
Fort St. George, October 18, 1918.

Statement of Provincial Revenue and Expenditure of the Government at Madras for July 1904.

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REVENUE.	Current year.			Previous year.			Actual, 1928-29, as reported by the Government.	ESTIMATED.	Current year.			Previous year.			Actual, 1928-29, as reported by the Government.
	1928-29.			1927-28.					1928-29.			1927-28.			
	July 1928.	April 1929.	Budget 1928-29.	July 1927.	April 1928.	July 1927.			July 1928.	April 1929.	Budget 1928-29.	July 1927.	April 1928.	Budget 1927-28.	
Dom. Revenue.	Rs.	sa.	pa.	Rs.	sa.	pa.			Rs.	sa.	pa.	Rs.	sa.	pa.	
Land Revenue	5,54,172	16,36,481	46,18,000	47,42,840	3,46,000	4,08,144	+	4,48,440	70,140	51,494	42,860	18,990	37,400	6,91	
Land Revenue	5,54,172	16,36,481	46,18,000	47,42,840	3,46,000	4,08,144	+	4,48,440	70,140	51,494	42,860	18,990	37,400	6,91	
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Land Revenue	5,54,172	16,36,481	46,18,000	47,42,840	3,46,000	4,08,144	+	4,48,440	70,140	51,494	42,860	18,990	37,400	6,91	
Land Revenue	5,54,172	16,36,481	46,18,000	47,42,840	3,46,000	4,08,144	+	4,48,440	70,140	51,494	42,860	18,990	37,400	6,91	
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Land Revenue	5,54,172	16,36,481	46,18,000	47,42,840	3,46,000	4,08,144	+	4,48,440	70,140	51,494	42,860	18,990	37,400	6,91	
Land Revenue	5,54,172	16,36,481	46,18,000	47,42,840	3,46,000	4,08,144	+	4,48,440	70,140	51,494	42,860	18,990	37,400	6,91	
Land Revenue	5,54,172	16,36,481	46,18,000	47,42,840	3,46,000	4,08,144	+	4,48,440	70,140	51,494	42,860	18,990	37,400	6,91	
Land Revenue	5,54,172	16,36,481	46,18,000	47,42,840	3,46,00										

No. 22.—The following notifications of the Government of India are published:—

DEPARTMENT OF COMMERCE AND INDUSTRY.

POST OFFICE.

Sole, the 11th September 1918.

No. 20185.—In exercise of the powers conferred by section 21 of the Indian Post Office Act, 1864 (VI of 1864), the Governor-General in Council is pleased to direct that the following amendment shall be made in rule 27 of the rules issued with the Notification of the Government of India in the Department of Commerce and Industry No. 2002-42, dated the 5th April 1918, as subsequently amended, namely:—

In clause 6, the word 'pages' shall be inserted after the word 'insertion'.

Sole, the 20th September 1918.

No. 20444.—In exercise of the powers conferred by section 21 of the Indian Post Office Act, 1864 (VI of 1864), the Governor-General in Council is pleased to direct that the following amendment shall be made in the rules issued with the Notification of the Government of India in the Department of Commerce and Industry No. 2002-42, dated the 5th April 1918, as subsequently amended, namely:—

In rule 4D of the said rule for the figure and word '6 pence' the figure and word '6 pence' shall be substituted.

FINANCE DEPARTMENT.

LEAVE AND APPOINTMENT.

Sole, the 20th September 1918.

No. 1530-F.E.—Mr. C. G. Swetsham, Deputy Assistant General, Madras, has been granted privilege leave for six weeks, with effect from the 15th September 1918.

Mr. Soterius Agyes, a senior Assistant in the office of the Assistant-General, Madras, has been appointed to fill in as Assistant Revenue Officer, class II, in that office, with effect from the 15th September 1918 and until further orders.

C. G. TROUGHTER,
Acting Chief Secretary.

LOCAL AND MUNICIPAL DEPARTMENT.

(Legislative.)

RESIGNATION.

Colonial, October 1, 1918.

No. 54.—Under the provisions of section 75 (1) of the Government of India Act, 1915 (3 & 4 Geo. 5, c. 11), His Excellency the Governor is pleased to accept the resignation tendered by the Hon'ble Mr. Alex. Buchanan, Esq., of his office of additional member of the Council of the Governor of Fort St. George for the purpose of making Laws and Regulations.

APPOINTMENT.

No. 55.—In the exercise of the powers conferred by section 75 of the Government of India Act, 1915, 3 & 4 Geo. 5, c. 11, and by Regulation 1 of the Regulations for the constitution and election of additional members of the Legislative Council of the Governor of Fort St. George, the Governor is pleased to nominate Mr. Matthew Young, F.C.S. (Retired), to be an Additional Member of the Legislative Council of the Governor of Fort St. George.

M. R. MARJORIBANKS,
Acting Secretary to Government.

NOTIFICATION.

Colonial, October 2, 1918.

No. 56.—A special meeting of the Legislative Council of the Governor of Fort St. George will be held on Tuesday the 5th October 1918 at 11 a.m. in the Council Chamber, Fort St. George, for the purpose of discussing the bills of Unsettled and several subjects mentioned in paragraph 216 of the Report on India Commission at Calcutta.

2. Under rule 21 of the rules for the conduct of business at meetings of the Legislative Council, previous notice of submission to the Council Chamber during the sitting should, under application to the Secretary to the Council through a member of the Council and such application should reach the Secretary not later than Monday the 10th October 1918.

M. R. MARJORIBANKS,
Secretary to the Council.

Tanjore District, Kanchikadan taluk, No. 79, Alambur villages—*cont.*

Native purchase, S. No. 413, belonging to Sathupathana, bounded on the north and east by S. No. 415, south by S. No. 414-15, and by S. No. 416	49
Native purchase, S. No. 415, belonging to Sathupathana, bounded on the north and east by S. No. 416, south by S. No. 417-18, and by S. No. 419	50
Native purchase, S. No. 416, belonging to the Vinnakuruvu temple, bounded on the north and east by S. No. 417, south by S. No. 418, and by S. No. 419	51
Native purchase, S. No. 417, belonging to the Vinnakuruvu temple, bounded on the north and east by S. No. 418, south by S. No. 419, and by S. No. 420	52
Native purchase, S. No. 418, belonging to the Vinnakuruvu temple, bounded on the north and east by S. No. 419, south by S. No. 420, and by S. No. 421	53
Native purchase, S. No. 419, belonging to the Vinnakuruvu temple, bounded on the north and east by S. No. 420, south by S. No. 421, and by S. No. 422	54
Total ..	274

M. YOUNG,

Taj. Adl. Secretary to Government.

(Separate Revenue.)

NOTIFICATION.

Part B, Group, Order 15, 1918.

No. 14.—The following collection of the Government of India is reproduced:—

DEPARTMENT OF COMMERCE AND INDUSTRY.

Separate Revenue—Sums.

The 15th September 1918.

No. 1800-V.—In exercise of the powers conferred by section 46 of the Court-fees Act, 1912 (VII of 1912), the Governor General in Council is pleased to direct that the following amendment shall be made in the Notification of the Government of India in the Finance Department, No. 1841-X, dated the 15th September 1918, namely:—

For the words "Civil Revenue Courts," the words "Civil Courts" shall be substituted.

ACQUISITION OF LAND.

Government, October 9, 1918.

Under section 4, Act I of 1904, the Governor in Council hereby declares that the land mentioned below and measuring 29 7/16 acres, be the same a little more or less, as needed for a public purpose, to wit, for putting up a well, and sections 4 and 7 of the same Act, the Revenue Divisional Officer, Tanjore, is requested to perform the functions of a Collector under the Act and directed to make notice for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Tanjore, and may be inspected at any time during office hours.

Tamilvelly district, Kanchikadan taluk, Alambur villages

Government, S. No. 1161 A, belonging to T. S. Gnanasami Moyar, bounded on the north by S. No. 116, and by S. No. 117, south by S. No. 118, east by S. No. 119, and by S. No. 120	40
Government, S. No. 1162 A, belonging to S. No. 116, and by S. No. 117, south by S. No. 118, east by S. No. 119, and by S. No. 120	7 40
Government, S. No. 1163 A, belonging to S. No. 116, and by S. No. 117, south by S. No. 118, east by S. No. 119, and by S. No. 120	11 14
Government, S. No. 1164 A, belonging to S. No. 116, and by S. No. 117, south by S. No. 118, east by S. No. 119, and by S. No. 120	0 84
Total ..	18 13

M. YOUNG,

Taj. Adl. Secretary to Government.

REVENUE (SPECIAL) DEPARTMENT.

LEAVE.

Government, October 9, 1918.

No. 61.—Under article 240 of the Civil Service Regulations, Mr. F. X. Manuvelan, Special Veterinary Inspector of the Forest Department, is granted privilege leave for two months and thirteen days with effect from the 15th August 1918.

APPOINTMENT.

No. 62.—Mr. F. B. Madan, District Forest Officer, West Kanara, to be in charge of the East Kanara Division in addition to his own duties.

PROMOTION.

Government, October 9, 1918.

No. 72.—The following promotion in the Forest Department is ordered:—

S. M. S. S. U. Desai, Forest Officer, Special Veterinary Assistant Inspector of the Forest Department, is set as Special Veterinary Inspector with effect from 15th August 1918 during the absence of Mr. F. X. Manuvelan on privilege leave.

NOTIFICATIONS.

Dated, October 10, 1918.

No. 71.—The following notifications of the Government of India are republished:—

DEPARTMENT OF COMMERCE AND INDUSTRY.

EXPORT AND IMPORT REGULATIONS.

No. 1, the 20th September 1918.

No. 10442.—The following War Trade Department List, dated the 1st July 1918, of goods the export of which from the United Kingdom is prohibited or restricted, is published for general information:—

WAR TRADE DEPARTMENT,
4, COLINDALE AVENUE,
WANDSWORTH, S.W.21.
1st July 1918.

* List of goods the export of which is prohibited by the Royal Proclamation of the 18th May 1917, as amended by Orders in Council of the 22nd June 1917, the 11th July 1917, the 14th August 1917, the 22nd August 1917, the 12th October 1917, the 17th November 1917, the 12th December 1917, the 12th January 1918, the 15th February 1918, the 15th February 1918, the 25th March 1918, the 12th April 1918, the 22nd April 1918, the 13th May 1918, the 12th June 1918 and the 2nd July 1918, so be reported from the United Kingdom in the following destinations, viz:—

Goods marked (A) to all Destinations;

Goods marked (B) to all Ports and Destinations Abroad other than Ports and Destinations in British Possessions and Protectorates;

Goods marked (C) to all Destinations in Europe (as to Austria, Russia and in other Foreign Countries in Europe and as to the Mediterranean, except France and French Possessions, Italy and Italian Possessions, Spain and Portugal), and to all Ports in any such Foreign Countries.

The dates appended to various prohibitions are those of Orders in Council imposing or amending those prohibitions since the Royal Proclamation of 18th May 1917. Where no date appears it may be assumed that the prohibition stands as it did on the 18th May 1917.

List B (page 1047).—Goods specially prohibited by Royal Proclamation of the 18th June 1918, to be exported to Switzerland. The goods in this list are consignable to the Swiss League of Switzerland Associations. It must be understood, however, that all goods mentioned in the General List, pages 1045 to 1048 are prohibited to be exported to Switzerland whether mentioned in List B or not. Goods mentioned in the General List but not in List B are not assignable to the Swiss League of Switzerland Associations.

List F (page 1075).—Goods specially prohibited by Royal Proclamation of the 29th September 1917, to be exported to Norway, Sweden, Denmark and Holland.

Orders of Council issued subsequently to the date of this list are published in the "Board of Trade Journal," which may be obtained either directly or through any bookseller from the undersigned vendors of H. K. Robinson's Office:—

London: Imperial House, Kingsway, W.C.2;

Oxford: J. H. Sadler's Crossway;

Manchester: 27, Fane Street;

Edinburgh: 52, North Street;

or from Messrs. H. Robinson, Ltd., 115, Grafton Street, Dublin.

The substance of export is shown in the fact that various articles included in A or C may, in view of the percentage of copper contained in them, be subject to the Copper Prohibition (List A), (See "Copper.")

Application must therefore be made to the War Trade Department for license to export goods which fall within the aforementioned copper prohibition on account of the quantity of copper contained therein. Such applications should always indicate clearly the actual quantity of copper and for copper alloys the goods contain.

A. Alloys, artificial, and Emery.

(B) Acetaminates, not otherwise prohibited; (14-6-17).

(A) Acetamide; (11-8-17).

(A) Acetates all varieties.

(A) Acetic acid.

(A) Acetic anhydride; (10-9-17).

(A) Acetic esters.

(A) Acetone and their compounds and preparations; (14-6-17).

Acetylene burner, see Burners.

(A) Acetylphenyl sulf. (sulfide) and its preparations.

(A) Acetic acid; (11-8-17).

(A) Acetophenone, pyridine and other acetone derivatives having amyl or thioamyl or thioamyl properties, and mixtures or preparations containing any of these substances; (14-6-17).

(B) Adhesives; (20-2-17).

Adze, see Tools, see also Handies.

(A) Aerial and Mineral Waters; (1-5-17).

(A) Aeroline ships.

(A) Aeroline engines and their components parts.

(B) Aerials; (10-12-17).

Aggravated machinery, see machinery.
(A) Aircraft of all kinds and their component parts, together with accessories and articles suitable for use in connection with aircraft. Aircraft. Head stampings suitable for, see Tools.

Aircraft units, see Tools.

(A) Alcohols; (11-8-17) (14-6-17).

(A) Alcohol, absolute.

(A) Alcohol, ethylic, whinose and preparations containing (see otherwise prohibited); (14-6-17).

(A) Alcohol, methyl, and its salts; (10-1-17).

Alk. see Bases.

(A) Alkali; (1-5-17).

(A) Alkali and its compounds; (12-12-16) (1-4-17).

(12-2-18).

Alkaline borates, see Borates.

Alkaline borates, see Various Acid.

* This list extends to goods sent from the War Trade Department prior to 1st July 1918.

- (a) Devices and all articles and machines and preparations containing devices; (10-3-17) (10-3-17).
- (b) Dials, see Dials.
- (c) Devices or suitable for industrial purposes.
- (d) Devices or industrial earth; (10-3-17).
- (e) Use for cartridge cases, see Impregnations, etc.
- (f) Dicyclohexylamine acid (normal) and normal acid.
- (g) Diesel engines, see Shipbuilding material.
- (h) Diphthalic; (10-3-17).
- (i) Dithyridine.
- (j) Dithyridine, see Grains, etc.
- (k) Docks, floating, and their component parts.
- (l) Ductile materials, see Hollow-ware; Thin-plate.
- (m) Durex, see Pyrethrum.
- (n) Drawings, see Maps.
- (o) Draw plates, provided for drawing wire; (10-3-17).
- (p) Drilling pipes, see Tools.
- (q) Drivers, see Boats and Shells, material for.
- (r) Drums, iron or steel, other than such drums as contain liquids to be shipped for exportation and not allowed by the Commission of Customs and Excise to be shipped as the contents of such drums; (10-3-17).
- (s) Dye, when, see Cotton.
- (t) Dyes and dyestuffs manufactured from coal tar products, and articles containing such dyes and dyestuffs.
- (u) Dyes, vegetable, and dyestuffs and their extracts used in the preparation of vegetable dyes, and articles containing such dyes, dyestuffs and extracts, not otherwise specifically listed; (10-3-17).

E

- (a) Earth and rocks and coal, see Fuels and Made Earth, etc., see Mangrove Kernal.
- (b) Eggs in shells.
- (c) Egg powder; (10-3-17).
- (d) Egg, rots and liquid; (10-3-17) (10-3-17).
- (e) Electrical apparatus and plant for the generation, distribution and utilization of electric power not otherwise specified, see also Copper and Magnesium; (10-3-17).
- (f) Electric insulating materials, see Insulating.
- (g) Electric lamps (except incandescent lamps), and lamps for street lighting and pocket electric lamps and their component parts; (10-3-17) (10-3-17).
- (h) Electric lamps, pocket, and their component parts; (10-3-17).
- (i) Electric lamp filaments, see Tungsten.
- (j) Electrodes, carbon, for electric furnaces.
- (k) Emery and emulsion and emulsions of emulsion, emulsion, emulsion, emulsion, and all other artificial emulsions and emulsions; (10-3-17) (10-3-17).
- (l) Emulsion and emulsion.
- (m) Emulsion, oil, see Oil.
- (n) Engine packages, see Packages.
- (o) Engines, internal combustion, see Shipbuilding material.
- (p) Engines, see Steamships; Railway carriages.
- (q) Equipment military, not otherwise specified; (10-3-17).
- (r) Enamel, see Web.
- (s) Enamel, see Web.
- (t) Enamel, see Web.
- (u) Enamel, see Web.
- (v) Enamel, see Web.
- (w) Enamel, see Web.
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- (a) Felt, see Wool.
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- (x) Felt, see Wool.
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- (z) Felt, see Wool.

Laminations, see Railway Carriages.

Largest from coal, see Coke and Shale.

(a) Lapsing, extract, and preparation (12-5-17).

(a) Lapsing and otherwise specially prohibited and articles and substances containing such materials (12-5-17).

Lapsing, see Shale.

(a) Lapsing, see Shale (12-5-17).

M

(a) Machine, see Machinery.

(a) Machine, see Machinery.

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(a) Machine, see Machinery.

Manufacturing tools, see Tools, small.

(a) Manufacture of 28 kinds (including hand and foot tools) (12-5-17).

(a) Manufacture of 28 kinds (including hand and foot tools) (12-5-17).

(a) Manufacture of 28 kinds (including hand and foot tools) (12-5-17).

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(a) Manufacture of 28 kinds (including hand and foot tools) (12-5-17).

(a) Manufacture of 28 kinds (including hand and foot tools) (12-5-17).

- (g) Nickel, oxides and salts of (except nickel ammonium sulphate and nickel nitrate, which are prohibited in all destinations), and mixtures containing such oxides or salts of nickel; (22-5-17).
- (h) Nickel ammonium sulphate and mixtures containing nickel ammonium sulphate; (22-5-17).
- (i) Nigdlights; (22-5-17) (24-5-16).
- (j) Nitrates of soda, see Soda.
- (k) Nitrate, all varieties.
- (l) Nitric acid, see Sodium Sulphate.
- (m) Nitric acid.
- (n) Nitro acid, see Glycerol.
- (o) Nitro-tolol.
- (p) Nitre, see Nitre, Salt; Wood.
- (q) Nitre, Russian molting; (24-5-18).
- (r) Novolacs and its preparations.
- (s) Novolac, molting, having an ashless loss than 0.5 and one-half inches in diameter; (14-5-17).
- (t) Nuts, iron or steel; (22-5-17).
- (u) Nuts and as such.
- (v) Nuts, see Glycerol, Nuts, Glycerol, Nuts.
- (w) New Zealand; (24-5-18) (24-5-18) (24-5-18).
- (x) New Zealand, preparations of; (24-5-18).
- (y) New Zealand, alkaloids and their preparations; (24-5-18).

O

- (a) Oahu; (24-5-18).
- (b) Oats.
- (c) Oatmeal and rolled oats.
- (d) Objects of iron and steel which may be used as fuel for animals, the following —
- (1) Iron.
- (2) Nails.
- (3) Nails and screws.
- (4) Nails.
- (5) Nails (for iron) and steel.
- (6) Nails.
- (e) Oil, various —
- (1) Oil, various, see Anthracene.
- (2) Oil, West furnace; (24-5-18).
- (3) Oil, various, see Glycerol.
- (4) Oil, various (except mineral and kerosene oil, for which see below; (24-5-18) (24-5-17).
- (5) Oil, fuel, and various, various and preparations containing such oils; (24-5-17) (24-5-17) (24-5-17).
- (6) Oil fuel, except all fuel allowed by the Commissioners of Customs and Excise to be shipped for use on board the exporting ship; (24-5-17).
- (7) Oil fuel, various; (24-5-17).
- (8) Oil fuel, see Fuel.
- (9) Oil fuel, see Fuel.
- (10) Oil fuel, see Fuel.
- (11) Oil fuel, see Fuel.
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- (97) Oil fuel, see Fuel.
- (98) Oil fuel, see Fuel.
- (99) Oil fuel, see Fuel.
- (100) Oil fuel, see Fuel.

- (A) Optics, alkaloids and their salts and preparations.
- (B) Optics, glass, see Glass.
- (C) Optics, glass, see Glass.
- (D) Optics, glass, see Glass.
- (E) Optics, glass, see Glass.
- (F) Optics, glass, see Glass.
- (G) Optics, glass, see Glass.
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- (T) Optics, glass, see Glass.
- (U) Optics, glass, see Glass.
- (V) Optics, glass, see Glass.
- (W) Optics, glass, see Glass.
- (X) Optics, glass, see Glass.
- (Y) Optics, glass, see Glass.
- (Z) Optics, glass, see Glass.

P

- (a) Packing, cases, empty wooden, and their distinctive component parts, including box, blocks and staves, other than such wooden packing cases as have been previously imported full and are being returned empty whether whole or in parts.
- (b) Paints, engine and boiler.
- (c) Paints, see Jute.
- (d) Paint, see Jute.
- (e) Paints, red, in slabs and manufactures containing palladium; (24-5-17) (24-5-17).
- (f) Palladium, various; (24-5-17).
- (g) Palladium, various; (24-5-17).
- (h) Palladium, various; (24-5-17).
- (i) Palladium, various; (24-5-17).
- (j) Palladium, various; (24-5-17).
- (k) Palladium, various; (24-5-17).
- (l) Palladium, various; (24-5-17).
- (m) Palladium, various; (24-5-17).
- (n) Palladium, various; (24-5-17).
- (o) Palladium, various; (24-5-17).
- (p) Palladium, various; (24-5-17).
- (q) Palladium, various; (24-5-17).
- (r) Palladium, various; (24-5-17).
- (s) Palladium, various; (24-5-17).
- (t) Palladium, various; (24-5-17).
- (u) Palladium, various; (24-5-17).
- (v) Palladium, various; (24-5-17).
- (w) Palladium, various; (24-5-17).
- (x) Palladium, various; (24-5-17).
- (y) Palladium, various; (24-5-17).
- (z) Palladium, various; (24-5-17).
- (A) Paper, waste.
- (B) Paper, waste.
- (C) Paper, waste.
- (D) Paper, waste.
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- (B) Paper, waste.
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- (X) Paper, waste.
- (Y) Paper, waste.
- (Z) Paper, waste.

- (4) Phenolic and its preparations.
Phenol, see Antiseptics.
(5) Phenol (Carbonyl alcohol).
(6) Phenol resin, as only composition. Phenol resin of lime and asbestos, (13-5-17).
(7) Phenolphthalein and its compounds, (13-5-18).
(8) Phenolphthalein, substituted, of all kinds, whether exposed to heat, (13-5-18).
Phenolphthalein, see Dyes.
(9) Pickering (see also Blacking), (13-5-17).
Pickers, see Bikes; also Leather.
(10) Pickled galins and fishes, (13-5-18).
(11) Pickles, (13-5-17).
(12) Picric acid and its compounds.
(13) Pigment Paste, (13-5-18).
Pigments containing gold, see Gold.
(14) Pigments.
(15) Pigment, (13-5-17).
(16) Pigment.
Pigments, see Tools, small.
Pigs, see Pigs.
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(100) Pigs, see Tools, small.

Vegetable felt, see Felt.

Vegetable ivory, see Ivory.

Vegetable oils, see Oils.

- (A) Vegetables of all kinds, whether fresh, dried, preserved, salted or bottled; (15-5-15) (15-10-15) (15-1-15) (15-5-15) (15-5-15).
- (A) Vegetables seeds, see Seeds.
- (A) Vellum; (15-1-15).
- (A) Veneers, see Plywood and Gesso.
- (A) Veneers, see Dyeing and Staining.
- (A) Veneers; (15-12-15).
- (A) Varnishes.
- (A) Vases; (15-5-15) (15-12-15).
- (A) Vessels containing not more than 5 per cent of acids and; (15-5-15).
- (A) Vessels containing and similar preparations containing more than 5 per cent of acids and; (15-5-15).
- Volumetric flasks, see Measuring Materials.

W

- Wadding, see Cotton.
- (A) Wagon, four-wheeled, capable of carrying one ton or more, and their component parts.
- Wagon, see Railway Carriages.
- (A) Wagon seats.
- Wares, are Cotton; Flax; Hair; Hemp; Jute; Leather; Linen; Silk; Paper; Paperboard; Rubber; Silk; Steel; Strass; Wood; Wool.
- (A) Washes and wash accessories; (15-10-15) (15-12-15).
- (A) Waterclosets suitable for military use.
- Waterproof writing apparatus, see Apparatus.
- (A) Wax, carnauba; (15-1-15).
- (A) Wax, paraffin; (15-1-15).
- (A) Wax paper.
- (A) Waxes, animal, mineral and vegetable not otherwise prohibited; (15-1-15) (15-5-15) (15-10-15).
- (A) Waxes, compounds; (15-10-15).
- (A) Web equipment.
- Wedges, wood splitting, see Tools.
- (A) Wheelchairs; (15-1-15).
- (A) Wheelchairs used; (15-1-15).
- Wheels, see Cakes and Kinds.
- (A) Wheels; (15-5-15).
- Whisk used, are Cakes and Kinds.
- (A) Wheat, wheat flour and wheat meal and all articles, mixtures and preparations containing wheat, wheat flour, or wheat meal.
- Wigwags, are Cords; Cylinders; Motor vehicles; Railway material; Wagons.
- (A) Wilkins, and colors; (15-1-15).
- (A) Wires, see Shipbuilding material.
- (A) Wires, see Shipbuilding material.
- (A) Wires; (15-12-15) (15-1-15).
- (A) Wire, twisted and galvanized wire and implements for cutting or using such wire; (15-5-15) (15-10-15).
- (A) Wire, steel.
- (A) Wire, twisted.
- Wire Mattresses, see Mattresses.
- (A) Wire, steel.
- (A) Wire rods, and wire of iron or steel, and articles manufactured wholly of such wire rods or wire; (15-5-15).
- Wire-winding machines, see Implements.
- (A) Wires, twisted.
- (A) Wires.
- Woolfashies, are Tapering arms.

- (A) Wood and timber of all kinds; leaves, saws, or split, planed or dressed; (15-5-15) (15-1-15) (15-5-15) (15-5-15).
- See also Plywood.
- (A) Wood pulp; (15-1-15).
- Wood pulp board, see Paper.
- Wood lat, see Tools.
- Wood tar oil, see Oils.
- Wood working machines, see Forging.
- Woolen paper, see Paper.
- (A) Woolen articles, made of iron or steel; (15-5-15) (15-10-15) (15-10-15).
- (A) Wool greases and articles and mixtures containing wool greases; (15-5-15).
- Wool, see Woolen Goods.
- Woolen, see Carpets.
- Woolen cloth, see below.
- Felt, see Felt.
- Rugs, see below.
- Rugs, see Rugs, also Carpets.
- (A) Woolen felt.
- (A) Woolen goods.
- Woolen, twisted or knitted, see Shaggy.
- Woolen, see below.
- (A) Wool, raw and mixtures thereof; (15-5-15) (15-10-15).
- (A) Wool tops and mixtures thereof; (15-10-15).
- (A) Wool, raw and wool waste and mixtures thereof; (15-10-15).
- (A) Woolen and worsted yarn and mixtures thereof; (15-10-15).
- (A) Woolen cloth check.
- (A) Woolen goods, shaggy and mixtures applicable to other uses than carpets; (15-10-15).
- (A) Wool, all manufactures, mixtures, and preparations, except such as are prohibited to all descriptions; (15-1-15) (15-5-15).
- Woolens, see Dyes, Jute.
- Woolen, see Tools, small.

X

- (A) X-ray apparatus; (15-5-15).
- (A) X-ray and its compounds and preparations.

Y

- Yarn, see Cords; Cotton; Hair; Jute; Silk; Wool.
- (A) Yarn, and articles, mixtures, and preparations containing yarn; (15-5-15) (15-10-15).
- Yellow sand, see Paper.

Z

- (A) Zinc, alloys of zinc, manufactures of zinc and zinc dust; (15-5-15).
- (A) Zinc alloys.
- Zinc alloys, pigments, see the various headings affecting zinc alloys.
- (A) Zinc alloys and sulphate, and mixtures containing zinc alloys, or sulphate.
- (A) Zinc ore.
- (A) Zinc oxide, and mixtures containing zinc oxide; (15-5-15) (15-10-15).
- (A) Zinc sulphide and mixtures containing zinc sulphide; (15-5-15) (15-10-15).
- (A) Zinc and its alloys; (15-5-15).
- (A) Zinc compounds; (15-10-15).
- (A) Zincous minerals; (15-10-15).

List B.

Use of goods in the schedule appended to the Royal Proclamation of the 23rd June 1915, prohibiting the exportation from the United Kingdom of certain articles to any destination in Switzerland; the prohibition also applies to any articles composed wholly or partly of such articles. (See page 1052.)

Wool of all kinds, including waste; artificial wool.
Woolen hosiery and knitted goods.
Woolen tissues, including alpaca, mohair and angora hair, but excluding knitted woollen shirtings and similar fabrics having a tight surface and warp and weft, and satisfactory used for paper-making.
Woolen yarn.
Woolcombs.

Tann of vegetable fibres.

Tann.

Silk, raw; waste, pure and altered, in all forms, not including silk waste.
Sew threads and mixtures containing silk threads.
Sew sulphate and mixtures containing silk threads.
Silk dust.

LIST F.

Goods of every description (other than (A) printed matter of all descriptions, and (B) personal effects accompanied by their owners), whether mentioned in the foregoing List or not, are prohibited from export to Norway, Sweden, Denmark and Holland in accordance with the Royal Proclamation of 15th September 1917.

In this connection attention is drawn to announcements published in the *Gazette* of the Board of Trade, London, dated 11th February 1918 (p. 228), and 19th April 1918 (p. 571), following a notification of the prohibition on exports to Sweden and Holland, and in the same issue, dated 16th May 1918 (p. 601), on exports to Norway and Denmark.

Continued—Was.

Stocks, 15th September 1918.

No. 14056.—The following Royal Proclamation is published for general information:—

By His King.

A PROCLAMATION.

RELATIVE TO THE IMPORTATION OF CERTAIN ARTICLES INTO THE UNITED KINGDOM.

George R. I.

Whereas by section forty-three of the Customs Consolidation Act, 1876, it is provided that the importation of arms, ammunition, gunpowder, or any other goods may be prohibited by Proclamation:

And whereas by certain Proclamations issued Prohibition of Import Proclamations the importation of certain goods has been prohibited accordingly:

And whereas it is expedient that the importation into the United Kingdom of certain other goods should be prohibited:

Now, therefore, We, by and with the advice of Our Privy Council, in pursuance of the said Act and of all other powers enabling Us in that behalf lawfully proceeding, do hereby prohibit, under seal, as follows:

In form at which date hereof, subject as hereinafter provided, the importation into the United Kingdom of the following articles is hereby prohibited, viz.:

Goods of all descriptions, manufactured or manufactured, and otherwise prohibited.

Crude, refined, and waste, and waste, and waste.

And products of petroleum.

Prohibited articles, and it is hereby declared, that this prohibition shall not apply to any such goods which are imported under license given by or on behalf of the Board of Trade, and subject to the provisions and conditions of such license.

This Proclamation may be cited in the Prohibition of Import (No. 24) Proclamation, 1918.

Given at Our Court at Buckingham Palace, this Fourth day of August, in the year of our

Lord One thousand nine hundred and eighteen, and in the Ninth year of Our King.

WITNESS OUR HANDS.

No. 14055.—In exercise of the powers conferred by section 3 of the Import and Export of Goods Act, 1914 (No. 1016), the Governor-General in Council is pleased to direct that the following additions and alterations shall be made in the schedule appended to this Department notification No. 7855, dated the 17th April 1918, as subsequently amended, viz.:

ALTERATIONS.

Singapore, S. J. (representing Messrs. and Company, Ltd., Manchester), London.
Ching Lee King, Singapore.
Seng, Chuan Dispensary, Singapore.
Japan, Chuan Old Building Company, Harkow.
Sia Tang Dispensary (now style for the Asia Dispensary), Canton.
Sawyer and Company Limited, Manchester (Manchester).
Sawyer and Company, Ltd. (Manchester) (Sawyer, S. J., representative), London.

REMARKS.

Coughlin, H. H., Shanghai.
S. J. King Dispensary, London.
Lowe, F. H., Shanghai.

ALTERATIONS.

Carrington, Shanghai.
should read,
Carrington, Shanghai.
Carrington, Shanghai.

Devlin, Farnham and Company, Shanghai.

should read

Devlin, Farnham and Company (China) Limited, Shanghai.
Messrs. and Company Limited, Shanghai.

should read

Messrs. and Company Limited.
Messrs. and Company Limited (Messrs. and Company Limited), Canton.

should read

Messrs. and Company Limited (Messrs. and Company Limited), Canton.
Messrs. and Company Limited (Messrs. and Company Limited), Canton.

should read

Messrs. and Company Limited (Messrs. and Company Limited), Canton.
Shanghai Electric Construction Company

should read

Shanghai Electric Construction Company Limited.

Swamin Kallager Fakhian J. & Co. (Malay, H. J.)	Warphal, King and Kemmy Limited
<i>should read</i>	<i>should read</i>
Swamin Kallager Fakhian, J. & Co. (Malay, H. J.)	Hanington, King and Irvine Limited.
Turkey Egg Factory	White-Cropper, Oppel and Maister, Shanghai
<i>should read</i>	<i>should read</i>
Turkey Egg Factory, Tin Chong.	White-Cropper and Maister.

Commerce—Wm.

The 11th September 1918.

No. 18984.—In exercise of the powers conferred by section 3 of the Import and Export of Goods Act, 1908 (XI of 1918), the Governor-General in Council is pleased so direct that the words "of all cereals to Singapore and Malacca and" shall be inserted after the words "British India" in the preamble to this Department notification No. 1874, dated the 12th May 1918, as subsequently amended.

Commerce—Wm.

The 11th September 1918.

No. 18984.—In exercise of the powers conferred by section 3 of the Import and Export of Goods Act, 1908 (XI of 1918), the Governor-General in Council is pleased so direct that the following additions shall be made in the schedule appended to the Notification in this Department No. 1874, dated the 12th May 1918, as subsequently amended, viz:—

For the existing entry "(C) Linseed" substitute "(B) Linseed."

Import and Export Regulations—Commerce—Wm.

The 11th September 1918.

No. 18985.—In exercise of the powers conferred by section 3 of the Import and Export of Goods Act, 1908 (XI of 1918), the Governor-General in Council is pleased so direct that the following additions and alterations shall be made in the schedule appended to this Department notification No. 1864-D, dated the 1st March 1918, as subsequently amended, viz:—

Argentina

Argentina, Paraguay and Uruguay.

Arredondo, Adolfo, Calle Misiones 1278, Montevideo, Uruguay.
Cipriani, Pedro, Montevideo, Uruguay.
Compania Exportadora de Grano de Buzo S/A, Buenos Aires, Argentina.
Favero, Agustin J., Calle Piedras 418, Montevideo, Uruguay.
Granfield, David, Calle Soledad 1518, and Casilla 489, Montevideo, Uruguay.
Kegler, Juan, and Company, Cordoba and Buenos Aires, Argentina.
Lecorin, Felix, Montevideo, Uruguay.
Lopez, Herman, Montevideo, Uruguay.
Raggio, Jose, Esda 1194, Montevideo, Uruguay.

Brazil.

Barber, Alfred, Mayor (owner of Alfredo W. Barber & Co.), Curitiba, Brazil.

France.

Comptoir, Jean Patis, Paris.
Dolores, Maxime, Calle 25, Maracaibo.

Italy.

Edel, Francesco, e Hys, Chilian.
Unger, Adolfo, Valparaiso.
Wagner, Otto, Valparaiso.

Porto Rico.

Montoya, Luis P., Abasco, San Juan and Cordoba.

Spain.

Barrera, Ramon (Barrera, J. Y. & Company), Calle Cuba 24, Havana.
Rios, Juan (see Salazar, Rios & Co.), Havana.
Salazar, Pedro (see Salazar, Rios & Co.), Havana.

Spain.

Echazola, Hernandez, Montevideo.
Eldersbach, Julius, Hamburg.

Belgium.

Bolger, S. A., & P. Dijkman, Vinschstraat 6, Antwerpen.
Glabbe, H. van, Esplanade, 85, Antwerp; Zeevaert, Antwerp and Rotterdam.
Glabbe, Antwerp, Esplanade, 85, Antwerp.
Kohling, F., Handelsvereeniging (Director, G. M. H. Bogaard), Bogaardstraat 44, Amsterdam.
Kool, Herman, Koninklijke, Veltmanweg, Rotterdam & Company's Handelsvereeniging Rotterdam & Rotterdam, N/V, S. Bogaardstraat 12-14, Amsterdam.
Nietal Handelsvereeniging N/V, Bogaardstraat 12, Amsterdam.
Nietal Handelsvereeniging N/V, Bogaardstraat 12, Amsterdam.
Nietal Handelsvereeniging N/V, Bogaardstraat 12, Amsterdam.

Nietal, E. M. & Company (Manager Export Company), Nieuwe Doelenstraat 13-14, Amsterdam.
Nietal, E. M. & Company (see Dijkman, E. M. & Company), Nieuwe Doelenstraat 13, Amsterdam; and Antwerpen.
Nietal, E. M. & Company (see Dijkman, E. M. & Company), Nieuwe Doelenstraat 13, Amsterdam.
Nietal, E. M. & Company (see Dijkman, E. M. & Company), Nieuwe Doelenstraat 13, Amsterdam.
Nietal, E. M. & Company (see Dijkman, E. M. & Company), Nieuwe Doelenstraat 13, Amsterdam.

Belgium East India.

Bolger, S. A., & P. Dijkman, Antwerpen.
Bogaard, H. van, Esplanade, 85, Antwerp; Zeevaert, Antwerp and Rotterdam.
Bogaard, H. van, Esplanade, 85, Antwerp; Zeevaert, Antwerp and Rotterdam.
Bogaard, H. van, Esplanade, 85, Antwerp; Zeevaert, Antwerp and Rotterdam.
Bogaard, H. van, Esplanade, 85, Antwerp; Zeevaert, Antwerp and Rotterdam.

Tjia Tia Tan, Mexico.

Veracruz.

Brasileño O., Constructoría A/S, Hilarwig,
and Sonoray.
Elizabek Dron A/S, Christiania.
Elektron A/S, Kristian IV's Gate, Christiania.
Kristian Seltzer A/S, Skjerpelangen 44,
Christiania.
Ingber & Hansen A/S, Christiania.
Scher & Company, A/S, Stavanger.

Pana.

Loew, Felix H., Ocho and Panamaya.

Salvador.

Arzuff, Frederick, San Salvador.

Spain.

Bordas, Adolfo de (former), Marchak F. Schu-
mager, Fernandez de los Rios 12 and 18,
Madrid.
Don Llanos, Enrique Pardo de Abajo 57, Mar-
torella 75, and Embajadores 76, Madrid.
Expansa, Anguina, Santa Cruz de Tenerife.
Ferrer y Riga, Calle Montecristo 128, Barcelona.
Tizenda y Cia, A. Alcala 178, corner of Calle
Nueva de Solana, and Calle Fernan Gonzalez
7, Madrid.

Ferre Pedregal, Rudolph (see Green Phillips,
Rudolph).
Garcia Urbain, Jose, Rodriguez San Pedro 49,
Madrid.

Garcia, Enrique, Calle Mallorca 351, Barcelona.
Geste (see Ferrer), Thibault, Rudolph, Vergara 2,
and Hotel England, Madrid.

Gonzalez, Enrique, Polanco Vergara 4, Madrid.
Guarinos, Jaime, Larios 104, and Duques de la
Victoria 4, Barcelona.

Hijos, Hermann, Kuelle 27, Santander (see
International Petroleum).
Hijos, Julio, Kuelle 27, Santander (see International
Petroleum).

Industrial Institute (former), Polo and Her-
mann Hugel, Calle Federico Vial 4, Santander.
Lindemann, Werner, Calle Alfonso XI 4,
Madrid.

Four, Apolo C., Calle Hipocampo 41, post. 17,
Barcelona.

Perez Ferrer, Flaco Esas A. P., San Sebastian.
Pithof & Ramos Uruga S.A., Bilbao.

Schmiesse, Bernhard F. (see Bordas, Adolfo
de).

Uruga, Rafael (see Pithof & Ramos Uruga).

Sweden.

Elzink, "Oscar Adolf Emil, Vargatan 6,
Stockholm.

Uruguay.

Argentine, Paraguay and Uruguay.
Christina & Company, Buenos Aires, Argentina.

Africa.

Lopez-Solano, Francisco, Laredo.

De Indian East India.

Lee De Kang, Mexico.

Yee Kwee Tan, Malacca.

Persia.

Maji Mahomed, Beshlag, Taurand, Saloon,
Tehran.

Port.

Chappin, Marcel (of Carter, Weiss & Company),
Cuba.

Venezuela.

Corrections in the names and addresses in addresses
of the persons or firms whose names have been
inserted in the schedule appended to the
Department Notification No. 2604-D, dated the
1st March 1918, as subsequently amended, are
made as under:—

Argentina, Paraguay and Uruguay.

Volcan, Pedro, c/o Carter & Co., Uruguay, should
read

Volcan, Pedro, c/o Carter & Co., Montevideo,
Uruguay.

Cuba.

Rebels, Jose & Company, Havana, should read
Rebels, Jose & Company, Havana.

Netherlands.

Friedman, Paul, Telstraat 7, Amsterdam.

Wass, H. & Company, Beekhuizen 2,
Amsterdam, and Wijkman R. K. 64, Rotter-
dam.

Widmann, L., Hoogvrecht 104, Amsterdam,
should read

Widmann & Company, L. (former) Leijde-
G. L. A. and G. W. L. A., Wijkman,
Hoogvrecht 104, Jacob Obrechtstraat 20,
Amsterdam.

Persia.

Kamran, Mirza Ali, Beshlag, Tehran.

Spain.

Elzink, Thomas or Theodore, Lope de Rueda 3, and
Carrera San Juanes 49, Madrid.

France.

Garcia, Antonio, San Cristobal.

INCORPORATION.

India, the 28th September 1918.

No. 1927.—In exercise of the powers conferred by section 4, sub-section (3), of the Indian Tea
Cess Act, 1915 (IX of 1915), the Governor-General in Council is pleased, on the recommendation of
the Board of Revenue, to appoint Mr. W. J. E. Bryant, Manager, National Bank of
India, Limited, Calcutta, to fill the vacancy on the Indian Tea Cess Committee created by the resig-
nation of Mr. A. Smith.

ARMY DEPARTMENT.

Jamaica.

No. 8188.—In exercise of the powers conferred by section 219 of the Indian Army Act, 1914
(VIII of 1914), the Governor-General in Council is pleased to direct that persons wishing to serve as

combatant duties as Field of drivers of equipment men in Pioneer Regiments of His Majesty's Indian Army shall be provided and attended in the following form:—

FORM No. 1B.

COMBATANTS.

Enrollment of _____ as a _____
 No. _____ Years _____
 of Equipment Men in a Pioneer Regiment.

Consent to be put before enrollment.

You are warned that if after enrollment it is found that you have given a willfully false answer to any of the following nine questions you will be liable to be punished as provided in the Indian Army Act.

1. What is your name? _____
2. What is your father's name? _____
3. What is your religion, class and tribe? _____

4. What is your Village, Thana, ^{Pargana} and District? _____

5. Have you ever been imprisoned by the Civil power? _____

6. Do you now belong to His Majesty's Forces, the Reserve, or the Imperial Service Troops of any Native State or the Royal State Army? _____

7. Have you ever served in His Majesty's Forces, the Reserve, or the Imperial Service Troops of any Native State or the Royal State Army? If so, state in which and the cause of discharge. _____

8. Are you willing to ^{serve} ⁱⁿ any garrison you may have ^{assigned} ^{to} and to accept all your previous military service on paper not necessarily preceding this statement towards passing? _____

9. Are you receipt of any statement from Government, if so, on what account? _____

10. Are you willing to be enrolled as a ^{Rank of driver} ^{of} ^{Equipment} ^{men} in a Pioneer Regiment under the terms contained in Army Department letter No. 40334 4 (A.G. 4), dated the 27th January 1917? _____

11. Are you willing to go wherever ordered, by land or sea, and allow no one except to interfere with your military duty? _____

12. Are you willing to be vaccinated or inoculated? _____

13. Are you willing to serve until discharged in accordance with the following conditions, provided His Majesty shall so long require your services? _____

(a) When you have served for the assigned period for which you were enrolled completely preceding the outbreak, you will be entitled to receive your discharge within two months from the date of applying for it, unless war is imminent or existing, or the establishment to which you belong is less than one per cent below strength. Provided that, in the event of your deserting, service between date of desertion and date of apprehension or surrender shall not reckon as service towards discharge.

(b) When you have served six years from the date you will be entitled to receive your discharge within two months from the date of applying for it, unless war is imminent or existing, or the establishment to which you belong is less than one per cent below strength. Provided that, in the event of your deserting, service between date of desertion and date of apprehension or surrender shall not reckon as service towards discharge.

* Groups wherever impracticable.

† If so, the name should be added to previous list discharge certificate.

‡ Explain whatever is impracticable, and in the case of war service the whole question.

§ (a) is to be asked in the case of men who are already in the service and (b) is to be asked in the case of new recruits.

I do solemnly declare that the above answers made by me to the above questions are true and that I am willing to fulfil the engagements made.

Signature of Recruit _____

Signature of Witness _____

Name of village.	Name of the reserve in which the reserve is situated.	Description and local name of the reserve in a table under number 4.	Right of way or path admitted to the table in original document now to be incorporated.
(1)	(2)	(3)	(4)
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2. His Excellency the Governor in Council under clause (c) of the same section of the Act appoints the Revenue Divisional Officers, Purnea and Chudhary divisions, for the time being to be the Forest Settlement officers in respect of each of the areas contained, where no area is assigned within their respective jurisdictions (1) to inquire into and determine the existence, nature and extent of any rights claimed by or alleged to exist in favour of any person or persons the lands comprised within the boundaries mentioned above or in regard to any produce on such lands and (2) to deal with such claims in the manner provided in Chapter II of the Act. The Governor in Council under section 3 of the Act appoints the District Forest Officer, West Chudhary, for the time being to attend on behalf of Government during the inquiry.

3. His Excellency the Governor in Council under the proviso stated in His Highness 14 of the Act appoints the Collector of Chudhary for the time being to hear appeals from orders of the Forest Settlement Officer under sections 11, 12, 13 of the same Act.

4. His Excellency the Governor in Council, with the previous sanction of His Excellency the Governor-General in Council, under the provisions of section 54 of the Madras Forest Act of 1919, that the area described in the schedule below, which was declared to be reserved forest under section 16 of the Act in Notification No. 305, dated 22nd July 1919, published on page 145 of the Fort St. George Gazette, dated 25th July 1919, shall cease to be reserved forest with effect from 15th December 1919.

FOOTNOTES.				
Name of the reserve or portion of the reserve to be described.	Division.	Taluk.	Village.	Area in acres.
Spots R. E. Reserve.	Barah.	Barahat.	Barahat.	1,200-00.

Footnote 1.—There is possibility of growth in this reserve. The soil is very good and is very fertile. The water is pure.

Footnote 2.—The Forest Officer of the area is to be consulted with the Forest Officer's name mentioned in the schedule and to be consulted with the Forest Officer's name.

A. R. KHAPPA,
Secretary to Government.



Published by Authority.

Fig. 49.7

MADRAS, TUESDAY EVENING, OCTOBER 15, 1946

1. *Chrysomelids*

ONTESTA

Chen, P. and T. J. C. Chen—Chen and T. J. C. Chen

Part I-S.—Local and Municipal.

LOCAL AND MUNICIPAL DEPARTMENT

APPOINTMENTS, BYC.

Est. N. Green, Gilder 15, 1918.

No. 1387.—In exercise of the power conferred by sections 11 and 39 of the Malaya Land Ordinance, 1894, the Governor in Council is pleased to appoint M. K. R. S. Rajah Esq., formerly Venkataswami Srinivasan Ayyangar, Assistant Engineer and Commissioner of the Salem District Board.

§a. 1988.—Under clause (F) of sub-section (1) of section 8 of the Madras City Municipal Act, 1984, Mr. William Henry Norris has been duly appointed by the Madras Trade Association as a Commissioner of the Madras Corporation.

No. 1348.—Under sub-section (1) of section 8 of the Madras City Municipal Act, 1933, M. J. N. Vengalrao Bhaskaradas, Madhavar Avaraj has been duly elected as a Commissioner of the Corporation of Madras for the 13th division.

No. 1170.—In exercise of the power vested in him by section 12 of the Indian District Local-Palices Act, 1894, the Governor in Council is pleased to re-appoint Syed Mahomed Sahib Bahader to be a municipal councillor of the municipality of Chinsurah.

Feb. 1178.—An article of the power vested in him by section 10 of the Maine District Municipalities Act, 1894, the Governor in Council is pleased to appoint the Rev. Gordon Matthews to be a municipal councillor of the municipality of Cumberland.

No. 1779.—In exercise of the power vested in him by section 10 of the Madras District Municipalities Act, 1884, the Governor in Council is pleased to appoint Hageerah Mohammed Fader Sahib Sahib to be a municipal councillor of the municipality of Narsipore.

As 2128.—In pursuance of the power vested in him by section 14 of the Madras District Municipalities Act, 1864, the Governor in Council is pleased to appoint M.R. Raj. Thevarnam Rajaratnam Mudaliyar Arumugam and M.R. Raj. Arumudali Chettiar Rameshnam Chettiar Kanappan Chettiar Arumugam to be municipal commissioners of the municipality of Tiruvannamalai.

No. 1174.—In exercise of the power vested in him by section 14 of the Madras District Municipal Act, 1884, the Governor in Council approves of the appointment, by election, of H. R. Ky. Nallayyan Nambathu Chettiar Aravala as one-fourth of the municipality of Chudayam.

SYNOPSIS

Fr. 1175.—Under section 146 of the Marine Mammal Harms Act, 1901, the Government is charged directly the publication of the following information which it is proposed to make in the revised schedule I to the same framed under sub-section (1) of section 146 of the Act and published under

additions No. 1271 on pages 899-921 of Part I-A of the Fort St. George Gazette, dated 30th November 1917 and No. 411 on page 225 of Part I-A of the Fort St. George Gazette, dated 24th April 1917. Any objections or suggestions that persons interested may desire to make in respect of the draft schedule should reach the Government on or before the 15th November 1918.

SCHEDULE.

MADRAS DISTRICT.

Places and categories of areas included in the schedule.	Number of members to be elected by each area.	Places and categories of areas included in the electoral circle.	Number of members to be elected by each circle.
Madras Urban District.			
1. Madras City	1	1. Madras City	1
2. Bangalore City	1	2. Bangalore City	1
3. Coimbatore City	1	3. Coimbatore City	1
4. Salem City	1	4. Salem City	1
5. Tirunelveli City	1	5. Tirunelveli City	1
6. Tirupattur City	1	6. Tirupattur City	1
Madras Rural District.			
1. Madras City	1	1. Madras City	1
2. Bangalore City	1	2. Bangalore City	1
3. Coimbatore City	1	3. Coimbatore City	1
4. Salem City	1	4. Salem City	1
5. Tirunelveli City	1	5. Tirunelveli City	1
6. Tirupattur City	1	6. Tirupattur City	1
Madras Urban District.			
1. Madras City	1	1. Madras City	1
2. Bangalore City	1	2. Bangalore City	1
3. Coimbatore City	1	3. Coimbatore City	1
4. Salem City	1	4. Salem City	1
5. Tirunelveli City	1	5. Tirunelveli City	1
6. Tirupattur City	1	6. Tirupattur City	1

No. 1272.—The following notification of the Government of India is republished:—

RAILWAY DEPARTMENT.

RAILWAY BOARD.

Sir, the 13th September 1918.

No. 275-T/12.—In pursuance of sub-section (2) of section 126 of the Indian Railways Act, 1900 (IX of 1900), the Governor-General in Council is pleased to declare that the Administration of the Madras and Southern Mahratta Railway shall be held in pursuance of the funds of the local authority set out in the schedule hereto annexed, the tax specified in the second column thereof:—

SCHEDULE.	
Local authority.	Tax.
(A)	(B)
Madras Municipal Council.	Water and drainage tax.

No. 1273.—In exercise of the power conferred by section 126 of the Indian Railways Act, 1900, and in pursuance of previous notifications in the subject, the Governor-General in Council declares that the maximum number of members of the parastates of the stations noted below shall be as indicated against each:—

NORTH ARCON DISTRICT.

Name of station parastate.	Maximum strength.	Name of station parastate.	Maximum strength.
Arcon	12	Porumbur	8
Alangudi	4	Pozur	10
Das	10	Shanigudi	10
Karuppalam	8	Shanigudi	10
Kapoor	7	Tellicherry	7
Melcherry	10	Tiruch	7

No. 1274.—In exercise of the power conferred by section 126 of the Indian Railways Act, 1900, and in pursuance of previous notifications in the subject, the Governor-General in Council declares that the maximum number of members of the station parastates noted below shall be appointed by election to the extent indicated in respect of each station:—

NORTH ARCON DISTRICT.

Name of station parastate.	Maximum strength.	Name of station parastate.	Maximum strength.
Arcon	10	Pozur	10
Melcherry	10	Shanigudi	10
Tellicherry	10	Tiruch	10

No. 1275.—Under section 30 of the Madras District Municipalities Act, 1914, the Governor-General in Council is pleased to direct that, from and after the date of this notification, the portion of land in the station parastates described in the following schedule, and amounting to one-eighth of a acre, be the same a little more or less, be excluded from the operation of the said Act:—

SCHEDULE.

Sir, the 13th September 1918. In all Madras District Municipalities, the portion of land in the station parastates described in the following schedule, and amounting to one-eighth of a acre, be the same a little more or less, be excluded from the operation of the said Act:—

NOTIFICATION

In notification No. 374 published on pages 434 and 435 of Part I.A of the *Port St. George Gazette*, dated 22nd August 1915, relating to the acquisition of land for a Mappila school in Chidambaram taluk, Madurai district, for the words "garden," "Kandamparambathal" and "Hathagudi" occurring in lines 1 and 2 of the notification on page 435 of the Gazette, substitute the words "portion of the Kandamparambathal and Hathagudi" and "Hathagudi" respectively.

ACQUISITION OF LAND.

No. 1189.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 952 ares, be the same a little more or less, is needed for a public purpose, to wit, for the formation of a road to a local school or less, under sections 5 and 7, the Collector of Chidambaram is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Office, Chidambaram, and may be inspected at any time during office hours.

Chidambaram district, Chidambaram taluk, Tirupatt village.

Grounds, viz., a portion of T.S. No. 41-3, 1 a, 67 a, is bounded by T.S. No. 41-3, on the north; by T.S. No. 41-3, on the south; by T.S. No. 41-3, on the east; and by T.S. No. 41-3, on the west.

No. 1191.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 1,071 square feet, be the same a little more or less, is needed for a public purpose, to wit, for the formation of a school and construction of a school in the Tanjore Municipality; and, under sections 5 and 7, the Revenue District Officer, Tanjore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue District Officer, Tanjore, and may be inspected at any time during office hours.

Tanjore district, Tanjore taluk, Tanjore town.

Grounds, viz., T.S. No. 1191, belonging to M. K. Sankaranarayanan, registered at No. 1191, in the Tanjore, bounded on the north by T.S. No. 1191, on the south by T.S. No. 1191, on the east by T.S. No. 1191, and by T.S. No. 1191.

No. 1192.—Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 1,400 ares, be the same a little more or less, is needed for a public purpose, to wit, for a road to the Tanjore Municipality; and, under sections 5 and 7, the Revenue District Officer, Tanjore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue District Officer, Tanjore, and may be inspected at any time during office hours.

Tanjore district, Tanjore taluk, No. 11, Tanjore village.

W.S. S.P. No. 1192, belonging to M. Sankaranarayanan, registered at No. 1192, on the north by S.P. No. 1192, on the south by S.P. No. 1192, on the east by S.P. No. 1192, and by S.P. No. 1192, on the west by S.P. No. 1192.

No. 11, Tanjore village.

W.S. S.P. No. 1192, belonging to M. Sankaranarayanan, registered at No. 1192, on the north by S.P. No. 1192, on the south by S.P. No. 1192, on the east by S.P. No. 1192, and by S.P. No. 1192, on the west by S.P. No. 1192.

No. 11, Tanjore village.

W.S. S.P. No. 1192, belonging to M. Sankaranarayanan, registered at No. 1192, on the north by S.P. No. 1192, on the south by S.P. No. 1192, on the east by S.P. No. 1192, and by S.P. No. 1192, on the west by S.P. No. 1192.

No. 1187.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 0.23 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for the construction of a school building at Puzos, Kachin taluk, Bhamo District; and, under sections 3 and 7, the Tahsildar Kachin, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Tahsildar, Kachin, and may be inspected at any time during office hours.

Gadawar district, Bhamo taluk, Elawda village.

Surveyed by, S. P. No. 104-6, belonging to Kachin Taluk, Puzos, Kachin taluk, Bhamo District, bounded to the north by Kachin, east by S. P. No. 104-4 of Elawda; south by S. P. No. 104-4 of Elawda; west by S. P. No. 104-4 of Elawda.	4038
Surveyed by, S. P. No. 104-4, belonging to Kachin Taluk, Puzos, Kachin taluk, Bhamo District, bounded to the north by Kachin, east by S. P. No. 104-4 of Elawda; south by S. P. No. 104-4 of Elawda; west by S. P. No. 104-4 of Elawda.	4039
Total ..	8076

No. 1188.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 0.20 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for stacking local food materials (and, under sections 3 and 7, the Tahsildar of Kachin, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Tahsildar of Kachin, and may be inspected at any time during office hours.

Kachin district, Bhamo taluk, Gadawar village.

Surveyed by, S. P. No. 104-8, belonging to Kachin Taluk, Gadawar, Kachin taluk, Bhamo District, bounded to the north by S. P. No. 104-8, east by S. P. No. 104-8, south by S. P. No. 104-8, west by S. P. No. 104-8.	4038
Total ..	8076

No. 1189.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 0.20 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for the stacking local food materials (and, under sections 3 and 7, the Revenue Divisional Officer, Bhamo, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Bhamo, and may be inspected at any time during office hours.

Kachin district, Bhamo taluk, Bhamo village.

Surveyed by, S. P. No. 104-2, with the land by the same, belonging to Kachin Taluk, Bhamo, Kachin taluk, Bhamo District, bounded to the north by S. P. No. 104-2, east by S. P. No. 104-2, south by S. P. No. 104-2, west by S. P. No. 104-2.	4038
Total ..	8076

No. 1190.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 0.18 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for the inspection lodge of Kachin taluk, Bhamo District, and, under sections 3 and 7, the Revenue Divisional Officer, Bhamo, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Bhamo, and may be inspected at any time during office hours.

The Kachin district, Bhamo taluk, Bhamo village.

Surveyed by, S. P. No. 104-2, with the land by the same, belonging to Kachin Taluk, Bhamo, Kachin taluk, Bhamo District, bounded to the north by S. P. No. 104-2, east by S. P. No. 104-2, south by S. P. No. 104-2, west by S. P. No. 104-2.	4038
Total ..	8076

No. 1191.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 0.20 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for stacking local food materials (and, under sections 3 and 7, the Tahsildar of Kachin, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Tahsildar of Kachin, and may be inspected at any time during office hours.

South Kachin district, Uthpi taluk, No. 27, Bhamo village.

Surveyed by, S. P. No. 104-2, belonging to Kachin Taluk, Uthpi, Bhamo, Kachin taluk, Bhamo District, bounded to the north by S. P. No. 104-2, east by S. P. No. 104-2, south by S. P. No. 104-2, west by S. P. No. 104-2.	4038
Total ..	8076

No. 1192.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned below and measuring 0.20 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for a stockpile (bungalow) and, under sections 3 and 7,

Under section 11 of the Madras Local Boards Act, 1894, Mr. Oswald Dobsenorth has been appointed by election as a member of the Goujan District Board by the Coimbatore Taluk Board.

Goujan District Board's Office,
24 October 1918.

Y. VENKATKRISHNAIAH,
President.

The President, District Board, Goujan, in exercise of the powers delegated to him by the Government in Council under section 460 of the Local Boards Act, 1894, hereby appoints M.R. R. K. Ramaswami Sivaswami Gurus of Yerramala to be a member of the Patala Taluk Board.

Goujan District Board's Office,
24 October 1918.

K. A. DAVIS,
President.

In exercise of the powers delegated to him by the Government in Council under section 460 of the Madras Local Boards Act, the President of the Karikal District Board hereby appoints M.R. R. E. Narayanaswami Sivaswami Gurus, S.A., as a member of the Kallamudi Taluk Board.

Under section 11 of the Madras Local Boards Act, M.R. R. C. Venkataswami Sivaswami Gurus, S.A., has been duly elected as a member of the Karikal District Board by the Karikal Taluk Board.

Under section 11 of the Madras Local Boards Act, M.R. R. P. Thiruvaiyala Sivaswami Gurus has been duly elected as a member of the Karikal District Board by the Kallamudi Taluk Board.

Karikal District Board's Office,
24 October 1918.

H. G. STOKES,
President.

Under section 11 of the Madras Local Boards Act, 1894, M.R. R. Uthayakumar Sivaswami Gurus and Puthiyaswami Sivaswami Gurus have been appointed by election as members of the Madhav District Board by the Puthiyaswami Taluk Board.

Madhav District Board's Office,
24 October 1918.

P. R. SVAMIN,
President.

The President, District Board, North Arcot, in exercise of the powers vested in him by rule 10 of the rules for the conduct of elections of members of taluk boards, hereby appoints M.R. R. Karaswami Aranganatha Mudaliyar of Vengaloor to be a member of the Kallamudi Taluk Board in the North Arcot district.

North Arcot District Board's Office,
24 October 1918.

M. R. HARIBHALLAN,
President.

In the exercise of the powers conferred on him by G.O. No. 375 E, dated the 15th March 1918, the President of the Tanjore District Board appoints M.R. R. Sivaswami Sivaswami Gurus of Vengaloor to be a member of the Kallamudi Taluk Board.

In the exercise of the powers conferred on him by G.O. No. 375 E, dated the 15th March 1918, the President, District Board, hereby appoints M.R. R. Sivaswami Sivaswami Gurus of Vengaloor to be a member of the Kallamudi Taluk Board.

Tanjore District Board's Office,
24 October 1918.

Under section 11 of the Madras Local Boards Act, M.R. R. Sivaswami Sivaswami Gurus of Vengaloor has been duly elected as a member of the Kallamudi Taluk Board by the Kallamudi Taluk Board.

Tanjore District Board's Office,
24 October 1918.

Under section 11 of the Madras Local Boards Act, M.R. R. Sivaswami Sivaswami Gurus of Vengaloor has been duly elected as a member of the Kallamudi Taluk Board by the Kallamudi Taluk Board.

Tanjore District Board's Office,
24 October 1918.

J. R. HUGHES,
President.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 413. MADRAS, TUESDAY EVENING, OCTOBER 14, 1918. [PART, 1 & 2 p.]

Part I-3.—Educational.

CONTENTS.

First Department (Revenue)	1000
Madras University	100
Madras	100
Madras	100

HOME DEPARTMENT.

(Education.)

LEAVE.

Government, October 3, 1918.

No. 115.—Under articles 300 and 315 (b) of the Civil Service Regulations, Mr. M. S. H. Thompson, being Headmaster, Central High School, Madras, proleave leave for two months with effect from date of relief.

EXTENSION OF LEAVE.

Government, October 5, 1918.

No. 146.—Under article 300 of the Civil Service Regulations, Mr. A. H. Ingham, Superintendent, Archaeological Survey, Southern Circle, an extension of proleave leave for one month to continuation of the leave for two months already granted to him.

NOTIFICATION.

Government, October 1, 1918.

No. 151.—Authors, publishers and others who may desire to present works to the British Museum are informed that the Registrar of Books, Madras, will arrange to forward presentation copies to the Trustees of the British Museum. Cases or parcels of books intended for despatch should be addressed to the Trustees of the British Museum, care of the Registrar of Books, Madras, accompanied by a letter stating the contents and requesting the Registrar to forward the same or parcels.

B. RAMACHANDRA RAO,
Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

LEAVE.

Privilege leave for fifteen days from the 2nd August 1918 is granted to M.E. Ry. G. Soman, First Assistant Training Officer of the Government Training School, Madras, and who, pro tem, Sub-Assistant Inspector of Girls' Schools, Kancheepuram District.

Madras, 2nd October 1918.

APPOINTMENT.

M.E. Ry. S. Sankaranarayanan, Inspector of Elementary Schools, Chingleput sub-range, acting in the Government Training School, will be considered to have acted as Sub-Assistant Inspector of Schools, Coimbatore range (temporary), in the probationary class, from the 20th July to the 19th August 1918 inclusive.

Madras, 10th October 1918.

POSTINGS.

(1) M.E. Ry. T. S. Krishnamurti Ayyar Arangal, Assistant Inspector of Schools, Madras district, to act as Inspector of Schools, Fifth Circle, in his own class in the Provisional Educational Service during the absence of M.E. Ry. D. Ramaswami Ayyangar Arangal on leave or until further orders.

(2) M.E. Ry. P. Parthasarathi Nallur, Sub-Assistant Inspector of Schools, Trichinopoly range, to act as Assistant Inspector of Schools, Madras district, in his own class in the cadre of Sub-Assistant Inspector of Schools, vide No. (1).

Madras, 10th October 1918.

TEXT-BOOKS AND CODEBOOKS OF STUDY FOR EUROPEAN SCHOOL AND SCHOLARSHIP EXAMINATIONS, 1919.

HIGH SCHOOL AND SCHOLARSHIP EXAMINATION.

English.

(1) Shakespeare—As you like It.

(2) Rhetoric—

Demosthenes—Kilgusall

or

Scott—A Legend of Montrose (Aberfeldy)—Language Class Books of English Literature (Longmans).

(3) Addison—Cavalier Papers from the Spectator, edited by E. Dalglish (Macmillan).

or

Mackenzie—Frederick the Great, edited by A. T. Flett (Macmillan).

MIDDLE SCHOOL AND SCHOLARSHIP EXAMINATION.

English.

(1) Goldsmith—The Deserted Village, edited by Arthur Barrett (Macmillan).

(2) Blackie's Latin Verse Prose Series, Greek—The Iliad, Ode to the Cooks, The Fall of Agamemnon, Hymn to Pegasus, The Amazon, Schenobolus, The Douglas Dog, The Wolf of St. Koyne (Blackie & Co.).

(3) Episodes from Keats's Life of Nelson, edited by G. H. Spence—English Literature for Secondary Schools (Macmillan).

or

Latin's Verse from Shakespeare (First series), edited by G. D. Pascher—except Twelfth Night, Hamlet and Othello—English Verse for Indian schools (Macmillan).

(4) The Poems of Bulfinch by Bishop Marston—One of India Series (Blackie & Co.).

or

The Last of the Mohicans—Tells's Literature Readers (George Bell & Sons).

Madras, 2nd October 1918.

H. S. DUNNAN,

Acting Director of Public Instruction.

LEAVE AND APPOINTMENT.

The Inspector of Schools, Second Circle, is placed on grant privilege leave on full pay for fifteen days from the date of writing to M.E. Ry. U. Venkatasubramanyam, Sub-Assistant Inspector of Schools, Kancheepuram range, and to place the Supervisor of Elementary schools of the Kancheepuram sub-range in charge of the office.

Madras, 2nd October 1918.

EXTENSION OF LEAVE.

The privilege leave mentioned to M.E. Ry. U. Venkatasubramanyam, Sub-Assistant Inspector of Schools, Kancheepuram range, in this office E.O. No. 426-E, dated 2nd October 1918, is extended by twelve days to the existing arrangements.

Madras, 10th October 1918.

CH. SETHUPATHAN RAO,

Acting Assistant Inspector of Schools in charge.

LEAVE AND APPOINTMENTS.

The Inspector of Schools, South Circle, is pleased to grant privilege leave for three weeks with effect from the 1st instant on leave the date of availing himself of a M. R. S. V. Varma Sastri, Acting Sub-Inspector of Schools, Shiyal range, and to appoint C. E. Manjuprasanna, Ayer, School Assistant, Kodal school attached to the Government Elementary School, Manamadurai, and acting Inspector of Elementary schools, Ponnai range, to be in charge of the office of the Sub-Inspector of Schools, Shiyal range, and to conduct the annual inspection of schools.

Tanjore, 21st September 1913.

The Inspector of Schools, South Circle, is pleased to grant privilege leave for one month with effect from or after the 1st instant to Mr. M. Akam-della Sastri, Sub-Inspector of Schools, Tanjore range, and to appoint M. R. S. C. Mischakisthoran Ayer, Inspector of Elementary schools, Ponnai, and acting Inspector of Elementary schools, Tanjore, to be in charge of the office and to conduct the annual inspection of schools.

Tanjore, 23rd September 1913.

K. NATERA ATYAR,
Acting Inspector of Schools, South Circle.

GOVERNMENT EXAMINATIONS.

SPECIAL TEST EXAMINATIONS—OCTOBER 1913.

Notice is hereby given that the Special Test Examinations will be held on Monday the 1st of October 1913 and on following days. The statement below shows the hour at which each question paper will be given and consequently the time when each candidate for the respective tests should be present—

Date.	Hour.	Subjects.	Test.
Monday, October, 1st.	10 a.m. to 1 p.m.	Memorials of Village and Taluk Revenue (with Special People Code (with books).	Revenue Test.
	3 p.m. to 5 p.m.	The Shany, Revenue and Estate Revenue (with books).	Do.
Tuesday, October, 2nd.	10 a.m. to 1 p.m.	Revenue Act and Regulations (with books).	Revenue Test.
	3 p.m. to 4 p.m.	The Civil Procedure Code, the Evidence Act and the Rules of Practice (Civil)—General Principles (with books).	Civil Judicial Test.
	5 p.m. to 6 p.m.	The Civil Procedure Code, the Evidence Act and the Rules of Practice (Civil)—Detailed application (with books).	Do.
Wednesday, October, 3rd.	10 a.m. to 1 p.m.	Revenue Act and Regulations (with books).	Revenue Test.
	3 p.m. to 4 p.m.	The Civil Procedure Code, the Evidence Act and the Rules of Practice (Civil)—Detailed application (with books).	Civil Judicial Test.
	5 p.m. to 6 p.m.	Revenue Act and Regulations (with books).	Revenue Test.
	10 a.m. to 11 a.m.	The Criminal Act and the Regulations (with books).	Criminal Judicial Test.
	11 a.m. to 1 p.m.	The Code of Criminal Procedure—General Principles (with books).	Criminal Judicial Test.
Thursday, October, 4th.	1 p.m. to 2 p.m.	The Code of Criminal Procedure—Detailed application (with books).	Criminal Judicial Test.
	2 p.m. to 3 p.m.	The Criminal Act and the Regulations (with books).	Criminal Judicial Test.
	3 p.m. to 4 p.m.	The Criminal Act and the Regulations (with books).	Criminal Judicial Test.
	5 p.m. to 6 p.m.	The Criminal Act and the Regulations (with books).	Criminal Judicial Test.
Friday, October, 5th.	10 a.m. to 11 a.m.	The Criminal Act and the Regulations (with books).	Criminal Judicial Test.
	11 a.m. to 1 p.m.	The Criminal Act and the Regulations (with books).	Criminal Judicial Test.
	1 p.m. to 2 p.m.	The Criminal Act and the Regulations (with books).	Criminal Judicial Test.
	2 p.m. to 3 p.m.	The Criminal Act and the Regulations (with books).	Criminal Judicial Test.
	3 p.m. to 4 p.m.	The Criminal Act and the Regulations (with books).	Criminal Judicial Test.

Date	Time	Subjects	Test
Sunday, 24 October, 1915	10 a.m. to 12 noon	The Civil Journal (Only An Introduction to Indian Government and An Introduction to Indian Government (with booklets)	Answer Test
	2 p.m. to 4 p.m.	The Civil Journal (Only An Introduction to Indian Government and An Introduction to Indian Government (with booklets)	Answer Test
Monday, 25 October, 1915	10 a.m. to 12 noon	Translation from English into vernacular	Translation Test, Lower
	12 noon to 1 p.m.	Translation from English into vernacular	Translation Test, Higher
	2 p.m. to 4 p.m.	Translation from vernacular into English	Translation Test, Lower
	4 p.m. to 6 p.m.	Translation from vernacular into English	Translation Test, Higher

5. Attention is drawn to the following rules:—

(1) No candidate will be allowed to enter the examination room unless he wears a clean and decent dress, and in all cases where good manners require it, a suitable covering for the head, and he will be allowed to keep his shoes on unless they are shoes of English pattern, and socks and trousers are worn also.

No candidate suffering from any contagious disease will be admitted to the examination room.

(2) No candidate will be allowed to quit the examination room on any day until the expiration of half an hour from the time fixed for the commencement of the examination, and candidates arriving after the expiration of their last hour will not be admitted.

(3) No candidate will be allowed to re-enter the examination room during the hours of examination after once quitting it, nor to leave the room without finally giving up his answer papers.

(4) Any candidate detected in speaking or in any way communicating with any other candidate will be at once removed from the room, and the circumstances reported to the Commissioner.

(5) Any candidate who does not behave properly towards the Chief and Assistant Superintendents of the examination or is suspected of having had recourse to mispractices of any kind is liable to have his examination invalidated and also to be detained from appearing again at the next examination under the control of the Commissioner for such term of years as the Commissioner may think fit; or, if the Commissioner is not satisfied for any reason whatever as to the trustworthiness of the results, he may be required to undergo a re-examination at some future date to be fixed by the Commissioner on any one or more of the subjects of the examination for which he appeared, his success or failure being determined on the results of such re-examination.

(6) A candidate will, on any occasion, be allowed to take into the examination room sheets, books, memoranda or papers of any kind. The use of books will, however, be allowed in answering all the papers in the Answer Test, Central Journal and Vernacular Tests, and in answering any of the papers in the Civil Journal Test. Any candidate detected in the violation of this rule, or having recourse to any unfair practices, will be removed from the room, and the circumstances reported to the Commissioner.

(7) Candidates whose names are not in the printed list furnished to the Superintendent must submit a written declaration through the Superintendent, giving full particulars in regard to themselves and furnish such evidence as may be possible of their having applied for admission to the examination at the proper time and paid the prescribed fees. The answer papers of such candidates will not be valued unless it is clear that the omission of their names is due to no fault of theirs.

(8) Candidates desiring to change their place of examination without previous permission, or appearing at any centre other than the one at which they ought to have appeared according to the notice published in the Gazette, must not expect to have their papers valued at their centre published, in all cases where permission has been granted, the Commissioner or better permitting the change should be produced for the satisfaction of the Superintendent.

(9) A candidate having completed his paper will give back his seat and remain standing until the Superintendent takes his answer papers. Any candidate waiting to ask any question of the Superintendent will pass the usual course, but will on no account leave his place.

(10) Any papers sent up without the dated sheet name and number affixed will not be valued.

(11) Candidates will not be allowed to take any papers, except their question papers, out of the examination room.

(12) Candidates are forbidden to tear up papers or to throw ink or papers on the floor. All "spilt ink," etc., should be left on the desk where the candidate has been writing.

Office of the Commr. for Civ. Examinations,
Madras, 19th September 1915.

SEVERAL, JAIL AND REVENUE TESTS AND CIVIL AND CENTRAL JOURNAL TESTS.

Notes.

Candidates should bring their own books with them for the purpose of answering those of the question papers for which the use of books is allowed.

The use of books will be allowed in answering all the papers in the Answer Test, the Central Journal Test, the Vernacular Test and the Civil Journal Test and in answering any of the papers in the Civil Journal Test as shown in the time-table now appearing in the Port St. George and District Gazette.

In the case of the Revenue Test, the following books or copies by the Superintendent, Government Press, may be used by candidates in the examination hall:—

- | | |
|-----------------------------------|-------------------------|
| (1) Russell's Reading Guide, | (5) Income-tax Manual, |
| (2) Revenue Regulations and Acts, | (6) Revenue Manual, and |
| (3) Village and Taluk Accounts, | (7) Special Funds Code, |
| (4) Stamp Manual, | |

In the case of the Civil Judicial Test and the Criminal Judicial Test, the books need not necessarily be Government publications.

In answering the paper on Medical Jurisprudence (Criminal Judicial Test) candidates will be expected to use Girdle and Kelly's "Outline of Medical Jurisprudence for India", 10th edition.

NOTE 1.—The use of books containing annotations will not be permitted, but notes made by candidates in their books will not be objected to, if they consist wholly of correction, amendments or generally any necessary, made for the purpose of facilitating study.

NOTE 2.—The use of galleys, figures, calculations, crutches, etc., will not be allowed.

NOTICE TO MAHARJAS CANDIDATES.

Candidates for the coming Special Test Examinations are informed that they will have to sit for the examination at the Senate House, Chorpak. A copy of the notified fee will be posted at the entrance to the Senate House on Friday the 18th October 1916, and the modification are expected to reach their respective candidates from this list. No hall-tickets will be issued.

(By order)

Office of the Commr. for Govt. Examinations,
Madras, 1st October 1916.

D. A. HORDAY,
Secretary.

GOVERNMENT TECHNICAL EXAMINATION—DECEMBER 1916.

Notice is hereby given that the Exams are in accordance with the next Government Technical Examination in Minor Secondary Engineering, Intermediate grade, will be held on Monday the 2nd December 1916, the Practical and some oral tests being conducted simultaneously the date in accordance with a notice that will be published in due course in Part I.B of the Fort St. George Gazette.

2. The Written and Practical and some oral examinations will be held only at Madras. No notice will be taken of the application of any candidate who selects a station other than Madras.

3. In the case of applications from pupils, the head of the institution from which they are sent is requested to see, before signing the certificate at the foot of each application, that the institution has been recognized by the Director of Public Instruction, Madras, or kind to inquire otherwise in Minor Secondary Engineering according to the Intermediate grade.

3.5.—Heads of institutions recognized for Special Examinations only should not sign the certificate at the foot of the application form filed in by any of their pupils coming up for the Technical examinations.

4. Each candidate should submit along with his application a certificate signed by the Secondary Engineer or the Assistant Secondary Engineer that he has undergone a five months' course in 'Minor Secondary Engineering—Intermediate grade'.

5. Candidates must send in their applications made out in English on printed form as that they reach the Commissioner's Office on or before the 31st October after which date no applications will be received.

6. Candidates in the technical should obtain the required application forms from the treasury of the table in which they are resident or at the district to which they belong. Candidates who are residents of Madras should apply for application forms at the office of the Commissioner for Government Examinations, Old College, Nungambakam, and not to the Collector of Madras.

6.5.—No notice will be taken of any application from candidates in the technical requesting to be supplied with application forms from this office.

7. The prescribed fee of rupees five, that is, the fee prescribed for a subject according to the Intermediate grade, must be paid in every case into a Government Treasury, or, if at Madras, into the Bank of Madras, on or before the 31st October, and the receipt given by the Treasury Officer or the Bank of Madras attached to the application. Care should be taken to see that the fee is received in full so that the fee receipt obtained may be attached to the application which was sent to the Commissioner's Office on or before the 31st October. On no account will the fee be returned to the Commissioner's Office whether sent in such or by Post Office order.

NOTE.—At Madras, in the case of all pupils, the fee should be collected by the Headmaster and sent in a lump sum to the Bank of Madras together with two sets of the receipts, one of which will be retained by the Bank and the other returned to the Headmaster. The latter set should be forwarded to the office along with the application of the candidate. The necessary form for this purpose will be supplied by this office to Headmasters on application.

8. Each application should be sent direct to the undersigned, post paid, expressed and addressed, as follows, the receipt for the fee paid being securely fastened to it:—

[Application for admission to the Government Technical Examination.]

To

The Secretary to the Commissioner
for Government Examinations,
Nungambakam, Madras, S.W.

NOTE.—Candidates are here to ensure themselves that their applications have been received, should notice on admission post card or their respective applications. This should be done under the number address only, and no other writing. Such particulars will be returned to them in due course with the 'Returned' stamp of the office impressed upon them. No other form of acknowledgment except

that received by the postal rules regarding registered letters, nor possible to grow, nor will any notice be taken of any letter from any candidate inquiring whether his application has been received, although stamped ones will be replied.

9. Candidates should write their names, their father's name, and their home address definitely and as full as they can, and give their address in full also, at "Other Address," they should give in addition 5 of these applications whether they are "Non-Residence" or "Residence." Applications defective in any particular will be returned.

10. S.B.—The application or progress of candidates, at the appointments held by them, should eventually be stated in full in column 16 of these applications.

11. The fee paid will, as in usual practice, be refunded, and will be returned to the candidates accordingly, should they study the subject sufficiently and satisfy themselves before sending their fees, that they fulfil the prescribed conditions of admission to the examination.

12. Subject to any change that it may be necessary to make in the arrangements, the written examination will be conducted as shown in the following table—

Day.	Time.	Subject.
1918		
Monday 2nd December ..	11 a.m. to 3 p.m.	Class History Engineering (Intermediate grade).

13. For any further information that may be required, candidates are referred to the Government notification regarding the examinations and to the syllabus for the subject, copies of each of which can be had on payment of the Government Stamp Fee, Street No. 4, Madras. No copies either of the syllabus or of the notification can be furnished to candidates from the Commissioner's Office.

14. Any candidate who does not declare properly through the Chief and Assistant Superintendents of the Examinations or at a meeting of the same, and who is not subject of anything in India to have his examination cancelled and who is to be deferred from appearing again for one of the examinations under the award of the Commissioner for such term of years as the Commissioner may think fit, or if the Commissioner is not satisfied for any reason whatever as to the propriety of his award, he may be required to undergo a re-examination at some future date to be fixed by the Commissioner in any part or parts of his subject of the examination for which he appeared, his name or names being included in the results of such re-examination.

(By order)

Office of the Commr. for Govt. Examinations,
Madras, 11th October 1918.

D. A. SHODAY,
Secretary.

UNIVERSITY OF MADRAS.

COURSE OF LECTURES

With reference to the University Lectures under Regulation 588 sanctioned by the Senate for the Academic year 1918-19, it is hereby notified that the following courses of lectures will be delivered as given below:—

Name of lecturer.	Subject of lecture.	Duration of lecture.	Place of delivery.	Date of commencement of lectures.	Days and hours of delivery.
Mr. T. K. Ponnappa, M.A., B.A.	Commerce and Banking with special reference to Finance India.	Twenty lectures.	Senate House.	1918. 1st December.	Tuesday and Wednesday 8-10 p.m. Sat. Dec. 22nd Sun. " 23rd Mon. " 24th Tue. " 25th Wed. " 26th Thurs. " 27th Fri. " 28th Sat. " 29th Sun. " 30th Mon. " 31st Tue. " 1st Jan. 1919
Mr. E. Walker, M.A.	The History of India from the beginning to the present.	Two lectures.	Senate House.	1918. 1st December.	Tuesday and Wednesday 8-10 p.m. Sat. Dec. 22nd Sun. " 23rd Mon. " 24th Tue. " 25th Wed. " 26th Thurs. " 27th Fri. " 28th Sat. " 29th Sun. " 30th Mon. " 31st Tue. " 1st Jan. 1919

The lectures will be given to students taking one Semester course in any college affiliated to the University on the recommendation of the Principal of the college. No fee will be charged for attending the course of lectures, but a student shall not attend the course till he has paid the annual fee to the college for the term.

The Principals of all colleges affiliated to the University are requested to forward as students, at least four days before the commencement of the lectures, list of students taking the Semester course recommended for admission to the lectures.

Persons other than those mentioned above may also, on the recommendation of the lecturer and at the discretion of the Principal, be admitted to the lectures.

925014 INSURE

Under the Government Scholarship Notification for 1993-94, the dating: Director of Schools, Pondicherry, is pleased to inform on behalf of the undersigned that you have been awarded an increased scholarship of Rs. 8 per annum payable in two parts from the next year with effect from 1st July 1994.

2. The scholarship is debatable to the detailed head of Government scholarship—Secretary schools for boys.

4. The scholarship is payable monthly and in advance.

State of origin.	Duration of stay in Canada.	Other who will draw the amount.	Number and date of original notices.
Republic of the Sudan.	Returned Maritime Province.	Patience, Greenwood Maritime College.	11th. Jan. 1937-37, total 200 August 1937 at New Glasgow, N.S. Canada, 10/10/37.

H. W. CALLADYAN

H. W. CLEGG, JR.,
Acting Director of Schools, Seattle, Wash.

Submitted: 07 October 2018

The Inspector of Schools, South Clerk, certifies the following reserved and increased scholarship available for any year with effect from the 1st July 1908.

3. The scholarships are debitable to the devoted head "Government scholarship pass-Secretary
-books."

3. The scholarships are payable monthly and in advance.

[illegible]

Third Form.—No. 4.—1914.			Name of corresponding.	
Number and name of pupil.	Institution in which located.			
47. V. H. Kalyanaram	Town High School, Kumbakonam	..	M. R. P. S. K. Subramanian Appaya.	Do.
48. V. Govindarajan	Do.	..	Do.	Do.
49. V. Govindarajan	Do.	..	Do.	Do.
50. V. Govindarajan	Do.	..	Do.	Do.
51. V. Govindarajan	Native High School, Kumbakonam	..	Gov. School, K. Gov. School.	Do.
52. V. Govindarajan	Do.	..	Do.	Do.
53. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
54. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
55. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
56. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
57. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
58. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
59. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
60. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
61. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
62. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
63. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
64. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
65. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
66. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
67. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
68. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
69. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
70. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
71. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
72. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
73. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
74. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
75. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
76. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
77. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
78. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
79. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
80. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
81. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
82. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
83. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
84. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
85. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
86. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
87. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
88. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
89. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
90. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
91. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
92. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
93. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
94. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
95. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
96. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
97. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
98. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
99. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.
100. V. Govindarajan	Aravind High School, Kumbakonam	..	M. R. P. S. K. Subramanian	Do.

Thiruv. 14th October 1914.

Under section 1 of the Government Scholarship Regulations for 1913-14, the Inspector of Schools, South India, certifies the following attainments, of Rs. 6 per annum, to each of the undermentioned pupils of the Fourth Form, towards for a period of one year, with effect from the 1st July 1914.

1. The scholarships are defensible to the head Government schools—secondary schools for boys.

3. The scholarships are payable monthly and in advance.

Number and name of pupil.	Institution in which resident.	Name of respondent.
1. Rapti Krishna Pargari ..	St. Peter's High School, Tanjore ..	The Rev. W. M. Pado ..
2. P. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam Appan ..
3. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam Appan ..
4. T. M. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..

Under section II (4) of the Government Scholarship Notification for 1918-19, the Inspector of Schools, North Circle, hereby announces the following scholarships, payable for one year, with effect from the 1st July 1918.

4. The scholarships are debitable in the head "Government scholarships—Secondary schools for boys."

5. The scholarships are payable monthly and in advance.

Number and name of pupil.	Institution in which resident.	Name of respondent.
1. S. Rajam ..	St. Peter's High School, Tanjore ..	The Rev. W. M. Pado ..
2. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam Appan ..
3. T. M. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
4. T. M. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
5. T. M. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
6. T. M. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
7. T. M. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
8. T. M. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
9. T. M. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
10. T. M. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..

Tanjore, 15th September 1918.

Under section 3 of the Government Scholarship Notification for 1918-19, the Inspector of Schools, North Circle, announces a scholarship of Rs. 3 per annum to each of the undersigned pupils of the first class, payable for a period of one year, with effect from 1st July 1918.

5. The scholarships are debitable in the head "Government scholarships—Secondary schools for boys."

6. The scholarships are payable monthly and in advance.

Number and name of pupil.	Institution in which resident.	Name of respondent.
1. S. Rajam ..	St. Peter's High School, Tanjore ..	The Rev. W. M. Pado ..
2. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam Appan ..
3. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
4. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
5. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
6. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
7. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
8. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
9. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
10. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
11. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
12. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
13. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
14. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
15. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
16. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
17. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
18. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
19. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
20. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
21. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
22. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
23. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
24. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
25. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
26. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
27. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
28. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
29. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..
30. S. Rajam ..	St. Peter's High School, Tanjore ..	M. S. Raj. S. Rajam ..

Tanjore, 15th September 1918.

K. NATARAYAN,
Deputy Inspector of Schools, North Circle.

SPECIAL GYMNASTIC CLASS, TEACHERS' COLLEGE, SAIDAPET.

Admission to the Special Gymnastic class attended at the Teachers' College is open to Gymnastic Instructors of recognized schools throughout the Madras Presidency who are not included and who can furnish satisfactory recommendations by managers of schools, with a definite number of experience in the training.

2. The course is for one year from January to December. Each selected candidate will be required to pay a deposit of Rs. 100 at the time of admission.

3. Every candidate should forward with his application a copy of his conduct and character Certificate; the original will have to be produced when he is selected.

4. Applications should be submitted counter-signed by the managers of the school in which the candidate is employed or in which he is to be employed.

5. Applications for admission should reach the undersigned on or before the 20th December 1918 and must be made on printed forms which can be obtained from the Principal.

Teachers' College, Calicut,
2nd October 1918.

S. V. SIVAKUMARA SASTHRIYAR,
Acting Principal.

COLLEGE OF ENGINEERING, MADRAS.

List of candidates who passed the Entrance Examination for admission to the Divisional Associates' Scheme of the Finance Department, in accordance with the Government of India Resolution, No. 1841-F.E., dated 24th December 1917.

Date of examination—Tuesday 1st September 1918				Address.	
Name.	Age.	Description.			
1. K. Adinarayana Ayyappa ..	25	Govt. P.W.D.	..	No. 1, Subbaraya Mudali street, Mylapore, Madras.	
2. S. Srinivasan ..	22	Do.	..	Lawrence Engineering School, 10, W. C. S. Subbaraya Street, Mylapore.	
3. S. S. Srinivasan ..	24	Do.	..	No. 11, Thyagaraya Temple street, Mylapore, Madras.	
4. O. V. Srinivasan ..	22	Do.	..	Public Works Works, Mysore, Mysore, Madras.	
5. S. S. Srinivasan ..	21	Student	No. 11, Thyagaraya Temple street, Mylapore, Madras.	
6. S. S. Srinivasan ..	22	Govt. P.W.D.	..	Chief Dept., Mysore.	
7. S. S. Srinivasan ..	22	Do.	..	Executive Engineer's Office, P.W.D., Park Road, Mysore, Mysore.	

College of Engineering, Madras,
24th October 1918.

W. H. JAMES,
Principal.

EXAMINATION IN ADVANCED HYGIENE AND PUBLIC HEALTH AND MINOR SANITARY ENGINEERING, 1918.

The following Sanitary Inspectors are declared to have passed the examination held in 1918 in Advanced Hygiene and Public Health and Minor Sanitary Engineering provided for Sanitary Inspectors in G.O. No. 810-L, dated 26th May 1910 and 1258-L, dated 24th June 1918—

First Class.

1. Perumbathur Rao, K.

Third Class.

2. Srinivasan, A.
3. Ramaswami Sastri, C. M.
4. Srinivasan Sastri, T.

5. Ramaswami Ayyar, S. C.
6. Ramaswami Ayyar, U. S.

W. A. JUSKICE, Major, I.M.S.,

Sanitary Commissioner for the Government of Madras.

Madras, 24th October 1918.

TRAINING SCHOOL-LEAVING CERTIFICATE EXAMINATION.

In modification of the previous notifications regarding the cessation of re-appearing in one subject only, it is hereby notified that those candidates who appeared for the preliminary examinations held in 1918 and subsequent years and who failed in one subject only and whose register numbers have already been notified in the Fort St. George Gazette, are permitted to appear in that single subject only at any subsequent examination or examinations to secure a pass and thus qualify for a Probationary Teacher's Certificate.

Madras, 2nd October 1918.

GOVERNMENT TRAINING CLASS FOR MEN TEACHERS IN EUROPEAN SCHOOLS, SANGAREE.

Applications for admission to the Training class will be received by the undersigned up to 1st November 1918. They should not be submitted direct to the Principal. Forms of application may be obtained from this office.

Candidates must be at least sixteen years of age, and must have passed the High School examination for European schools or the Matriculation or any higher examination of a University. Preference is given to older students who have had some teaching experience or have passed the Intermediate examination of a University.

Every candidate must produce a certificate of good moral character and a certificate from a commissioned medical officer that his health is good, and that he is suffering from no infirmity likely to interfere with the profession of a teacher.

The course begins on 1st March 1919. The course lasts two years.

The Training class is under the immediate direction of Mr. J. R. Pith, B.A., B.Sc., who is assisted by Mr. T. G. Pith, B.A., B.Sc. The class is under the general superintendence of the Rev. G. D. Bann, M.A., Principal, Secretary, and Chaplain of the Lawrence Military Academy, Sangaree, to whom all correspondence should be addressed.

The syllabus includes English, Geography, History, Urdu, Mathematics, Elementary Science and Drawing. In subjects specially relating to educational method, viz., the syllabus is limited to that of the London University Training Diploma.

Admitted students may be given private aid up to the standard of any degree examination in India.

Great attention is given to practical teaching under real school conditions as well as under artificial lesson conditions.

Physical training is carefully attended to, and students are required to pass an examination in the physical drill of a class at least. There are ample opportunities for games, and there is a detachment of the Indian Defence Force always under training.

Expend of Rs. 43 per annum is awarded by Government to selected students. This sum is just enough to cover the cost of board, books, clothing and all necessary expenses. High School scholarships are payable to the Training class in addition to stipends. The cost of railway fare, medical visits, will be paid to such extraordinary students on joining and leaving Government, and for the winter vacation (about two and a half months), if enjoyed.

H. A. HART,

Madras, 24th October 1918.

Acting Inspector of European and Training Schools.

CHANGE OF ADDRESS.

It is requested that all communications intended for the Assistant Inspector of Schools, Madras, direct, may hereafter be addressed "Assistant Inspector of Schools, Post Box No. 16, Madras 23."

T. S. KRISHNANUNTHI AYYAR,

Madras, 1st October 1918.

Assistant Inspector of Schools.

GOVERNMENT MUSEUM.

The number of visitors to the Government Museum during the month of September 1918 was as follows—

	Visitors in each of										Total number of visitors.	Total number of visits.
	English.	Portuguese.	French.	German.	Italian.	Spanish.	Chinese.	Japanese.	Others.	Grand Total.		
General History and geographical series.	1,000	100	100	100	100	100	100	100	100	1,000	1,000	1,000
Prehistoric and ethnological series.	100	100	100	100	100	100	100	100	100	1,000	1,000	1,000
Botanical and zoological series.	100	100	100	100	100	100	100	100	100	1,000	1,000	1,000
Mineralogical and geological series.	100	100	100	100	100	100	100	100	100	1,000	1,000	1,000
Archaeological series.	100	100	100	100	100	100	100	100	100	1,000	1,000	1,000
Numismatic series.	100	100	100	100	100	100	100	100	100	1,000	1,000	1,000
Library and reading room.	100	100	100	100	100	100	100	100	100	1,000	1,000	1,000
Other series.	100	100	100	100	100	100	100	100	100	1,000	1,000	1,000
Total.	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	10,000	10,000	10,000

Government Museum, Madras,
11th October 1918.

J. R. HENDERSON,
Superintendent.

VACANCIES.

Wanted a qualified (Madras) teacher in B. (Bach.)-II and a gymnastic instructor in B. II for the Government School, Chingleput. Applications stating age, qualifications, particulars of previous service, etc., will be received in this office till the 30th of October.

Government School, Chingleput,
30th September 1918.

J. W. COOMER,
Acting Superintendent.

Wanted a Trained Lady Graduate (Mathematics preferred) for the post of temporary Assistant in the Government High School for Indian Girls, Vengalpet, on a salary of Rs. 150 per mensem. Trained Intermediate or advanced lady graduates may also apply for the post, but the salary will be Rs. 170 in their case.

Applications should contain information on the following points—

Full name, date, age, educational and professional qualifications, present appointment, if any, and period of service.

Copies of certificates of education and character should accompany the application.

M. A. SRINIVASA,

General (Camp), 1st October 1918.

Acting Inspector of Girls' School, Vengalpet.

Applications are invited up to 10th October 1918 from duly qualified men for a clerk's post in the office of the Superintendent, Civil Veterinary Department, Madras, on Rs. 35-7-10.

Men not below 25 years and not exceeding 35 years of age, with general knowledge in a Government office need apply.

Applicants should state their age, their educational qualifications and the experience they possess and forward their applications, which should be in their own hand-writing through their superior officer. Holders of Secondary School-leaving certificates should state the marks obtained by them in the several subjects in the Public Examination. Applications should not be submitted to the Superintendent by name.

Rayapet, 1st October 1918.

F. WASE,
Superintendent, Civil Veterinary Department.

Applications are invited for the post of Personal Assistant to the Superintendent, Madras Government Museum, and Public Librarian, Government Public Library, on a salary of Rs. 100-10-20. Only those with special qualifications and considerable experience in a large Government office need apply. Applications with copies of testimonials will be received up to 10th October 1918.

Government Museum, Madras,
1st October 1918.

J. R. HENDERSON,
Superintendent.

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THE FORT ST. GEORGE GAZETTE.
Published by Authority.

No. 41.3

MADRAS, TUESDAY EVENING, OCTOBER 23, 1908.

(Para. 4 cont.)

Part 22—Miscellaneous Notifications

CONTENTS

Account Name	1961-1970	1971-1972	1973-1974	1975-1976	1977-1978	1979-1980	1981-1982	1983-1984	1985-1986	1987-1988	1989-1990	1991-1992	1993-1994	1995-1996	1997-1998	1999-2000	2001-2002	2003-2004	2005-2006	2007-2008	2009-2010	2011-2012	2013-2014	2015-2016	2017-2018	2019-2020	2021-2022	2023-2024	2025-2026	2027-2028	2029-2030	2031-2032	2033-2034	2035-2036	2037-2038	2039-2040	2041-2042	2043-2044	2045-2046	2047-2048	2049-2050	2051-2052	2053-2054	2055-2056	2057-2058	2059-2060	2061-2062	2063-2064	2065-2066	2067-2068	2069-2070	2071-2072	2073-2074	2075-2076	2077-2078	2079-2080	2081-2082	2083-2084	2085-2086	2087-2088	2089-2090	2091-2092	2093-2094	2095-2096	2097-2098	2099-2100	2101-2102	2103-2104	2105-2106	2107-2108	2109-2110	2111-2112	2113-2114	2115-2116	2117-2118	2119-2120	2121-2122	2123-2124	2125-2126	2127-2128	2129-2130	2131-2132	2133-2134	2135-2136	2137-2138	2139-2140	2141-2142	2143-2144	2145-2146	2147-2148	2149-2150	2151-2152	2153-2154	2155-2156	2157-2158	2159-2160	2161-2162	2163-2164	2165-2166	2167-2168	2169-2170	2171-2172	2173-2174	2175-2176	2177-2178	2179-2180	2181-2182	2183-2184	2185-2186	2187-2188	2189-2190	2191-2192	2193-2194	2195-2196	2197-2198	2199-2200	2201-2202	2203-2204	2205-2206	2207-2208	2209-2210	2211-2212	2213-2214	2215-2216	2217-2218	2219-2220	2221-2222	2223-2224	2225-2226	2227-2228	2229-2230	2231-2232	2233-2234	2235-2236	2237-2238	2239-2240	2241-2242	2243-2244	2245-2246	2247-2248	2249-2250	2251-2252	2253-2254	2255-2256	2257-2258	2259-2260	2261-2262	2263-2264	2265-2266	2267-2268	2269-2270	2271-2272	2273-2274	2275-2276	2277-2278	2279-2280	2281-2282	2283-2284	2285-2286	2287-2288	2289-2290	2291-2292	2293-2294	2295-2296	2297-2298	2299-2300	2301-2302	2303-2304	2305-2306	2307-2308	2309-2310	2311-2312	2313-2314	2315-2316	2317-2318	2319-2320	2321-2322	2323-2324	2325-2326	2327-2328	2329-2330	2331-2332	2333-2334	2335-2336	2337-2338	2339-2340	2341-2342	2343-2344	2345-2346	2347-2348	2349-2350	2351-2352	2353-2354	2355-2356	2357-2358	2359-2360	2361-2362	2363-2364	2365-2366	2367-2368	2369-2370	2371-2372	2373-2374	2375-2376	2377-2378	2379-2380	2381-2382	2383-2384	2385-2386	2387-2388	2389-2390	2391-2392	2393-2394	2395-2396	2397-2398	2399-2400	2401-2402	2403-2404	2405-2406	2407-2408	2409-2410	2411-2412	2413-2414	2415-2416	2417-2418	2419-2420	2421-2422	2423-2424	2425-2426	2427-2428	2429-2430	2431-2432	2433-2434	2435-2436	2437-2438	2439-2440	2441-2442	2443-2444	2445-2446	2447-2448	2449-2450	2451-2452	2453-2454	2455-2456	2457-2458	2459-2460	2461-2462	2463-2464	2465-2466	2467-2468	2469-2470	2471-2472	2473-2474	2475-2476	2477-2478	2479-2480	2481-2482	2483-2484	2485-2486	2487-2488	2489-2490	2491-2492	2493-2494	2495-2496	2497-2498	2499-2500	2501-2502	2503-2504	2505-2506	2507-2508	2509-2510	2511-2512
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APPOINTMENTS, LEAVE, &c.

Index

3 A. S. C., First-grade planter residing at Tanavally, is requested to act as District Officer, Fourth grade, and is posted to Coimbatore (Additional). To join immediately.

High Court, Madras,
- 4th October 1914.

No. 99. *Leona*—H.S.Hy. Kodharsal Rameswari Krishnaswami Appanar Arangal, District Muzrai of Palghat, is granted privilege leave as half salary, for sickness days from the 24th September 1918, under article 311 of the Civil Service Regulations. He is also permitted to add to his leave Sunday the 22nd September 1918 subject to the conditions of article 312 of the Civil Service Regulations.

High Court, Madras,
14th October 1964.

C. O. MACKAY, Jr.
Baltimore, Maryland

Владимир Владимирович.

Juan Rivera

Parsons.—The following postings of Forest officers are ordered:—

- (1) Mr. D. A. Strong, Enter. Assistant, Conservator of Forests, on leave, is recalled to duty and posted to assist Mr. F. B. Mathis, District Forest Officer, West Kananak division.

Board of Revenue (Land Revenue—Farms),
Madras, 9th October 1914.

Leave.—Under article 269 of the Civil Service Regulations, the Board has granted privilege leave to Mr. R. Narayana Ayyar, I.C.S., Headquarters, Sub-Collector, Tanjore, for fifteen days with effect from 8th October 1924.

Board of Regents (Land Revenue)
Madras, 9th October 1914.

Leave.—Under article 276 of the Civil Service Regulations, the Board has granted privilege leave to Mr. A. C. Macdonald, Deputy Collector, Mid-Bar district, for one month from 14th September 1918.

Board of Revenue (Land Revenue),
Madras, 12th October 1918.

H. R. FAIR,
Secretary.

PUNY.

Extension of Leave.—The six weeks' privilege leave granted from 22nd August 1918 to M. R. by O. M. Sathyanarayana, Nagpur, fourth grade, in charge of Hyderabad range, South Cochin district, in the office of the District Officer No. 213 of 1918, dated 2nd August 1918, is extended by sixteen days, i.e., up to 21st October 1918 inclusive. The existing arrangement to continue.

Madras, 1st October 1918.

H. D. STANT,
Commissioner of Forests, District Officer.

ASSOCIATES.

Posting.—On the expiry of his leave, Agricultural Demonstrator M. R. K. Narendran Ayangar is posted to be in charge of the Public Training station, Coimbatore. He should report himself to the Government Economic Botanist for orders.

Madras, 4th October 1918.

G. A. D. STUART,
Director of Agriculture.

PUBLIC WORKS.

Extension.—The permission ordered in Part II of the Fort St. George Gazette, dated 17th September 1918, no. M.R. by. M. Sathyanarayana, Nagpur, fourth grade, Sub-Engineer, 24th grade, temporary work, in leave on medical certificate, will take effect from the 21st July 1918 instead of from the 21st July 1919 as notified therein.

Coimbatore, 26th October 1918.

Extension of Leave.—The combined privilege leave and leave on medical certificate for six months and twenty-five days granted to M. R. by. Pandi Annappa Srinivasan, Acharya, Superintendent, second grade, in the notification published in Part II of the Fort St. George Gazette, dated 14th May 1918 and 19th August 1918, is hereby extended by one day.

Coimbatore, 26th October 1918.

Appointment.—With effect from the 1st October 1918, M. R. by. D. Narendran, B.A., 2nd grade, District Water Division, II Circle, is appointed Assistant, third grade, permanently permanent.

Coimbatore, 11th October 1918.

G. B. MURRAY,
Chief Engineer, P.W.D.

Posting.—M. R. by. B. Ganesapillai Pillai, Superintendent, second grade, posted to this circle in Public Works Department Chief Engineer's Memorandum No. 4445 G, dated 24th September 1918, is reported as Permanent Assistant to the Superintending Engineer.

Ernakulam, 26th October 1918.

Posting.—M. R. by. B. Venkataswami Ayyar, Temporary Upper Subordinate on No. 16, posted to the circle as Chief Engineer's Memorandum No. 4445 G, dated 24th September 1918, is reported to the District Engineer.

Ernakulam, 11th October 1918.

Leave.—M. R. by. H. Krishnaswami Rao, temporary Upper Subordinate on No. 40, Godavari Waters Division, is, under article 260, Civil Service Regulations, granted privilege leave for one month with effect from the date of his report.

Ernakulam, 12th October 1918.

J. B. LUTHER,
Superintending Engineer, II Circle.

Extension of Leave.—The privilege leave for twenty days granted in this office notification, dated the 18th July 1918, to M. R. by. B. M. Subramanyam Ayyar, Assistant, Sub-Engineer, temporary, Ernakulam division, was extended by one week in this office telegram, dated the 2nd July 1918.

Bellary, 26th October 1918.

B. M. VENKATARAMA AYYAR,
Superintending Engineer, III Circle.

Transfer.—M. R. by. B. M. Venkataswami Ayyar, Assistant, S.A., 2nd grade, first grade, and Sub-Engineer, 2nd grade, temporary work, and Permanent Assistant to the Superintending Engineer, IV Circle, is posted in charge of Uthapattinam substation, Coimbatore division. To post urgently.

Coimbatore, 26th October 1918.

G. B. MURRAY,
Superintending Engineer, IV Circle.

Leave.—M. R. by. B. Sathyanarayana Ayyangar, Assistant, second grade, temporary, Vengal division, is granted under article 260, Civil Service Regulations, privilege leave for one month and twenty days from 22nd July 1918 to 21st August 1918.

Madras, 4th October 1918.

A. V. RAMALINGA AYYAR,
Superintending Engineer, V Circle.

MISCELLANEOUS.

Services closed.—Civil Assistant Surgeon T. R. Ramakrishnan, M.B., from Government Headquarters Hospital, Tanjore, is placed at the disposal of the Chairman, Municipal Council, Thanjavur, see Civil Assistant Surgeon A. P. Rasthryan, M.B., F.R.

Appointment.—Civil Assistant Surgeon A. P. Rasthryan, M.B., is relief at Virudupatti, is appointed Assistant Surgeon, Government Headquarters Hospital and Lecturer, Medical School, Tanjore.

(By order)

Madras, 26th October 1914.

A. CHALMERS, Major, I.M.S.,
Acting District Surgeon to the Surgeon General.

GENERAL NOTIFICATIONS.

IMPERIAL LIBRARY.

(CORNER OF RAJAH STREET AND CHANDRASEKHAR ROAD, CALCUTTA.)

Open from 10 A.M. to 5 P.M.
Sundays and Holidays, from 10 A.M. to 5 P.M.

The Imperial Library is also a **READING LIBRARY**. It is free to all except children. There is no subscription to pay.

J. A. CHAPMAN,
Librarian.

CATTLE PAID AT KULGONDA.

It is hereby notified that the annual cattle fair at Kulgonda in the village of Subbarayan, Uppinangudi taluk, South Arcot District, will be held this year from 12th November 1914 to 24th November 1914. Cattle will, as usual, be admitted to the fair free of charge, i.e., from the 12th November onwards.

1. The two quarantine stations opened last year for the inspection of cattle brought to the fair before their admission into the fair grounds have been abolished this year. There will therefore be no pre-impoundment of the cattle brought for sale.

Puduch, 26th September 1914.

M. S. PAIR,
Deputy District Officer, South Arcot.

TREASURY NOTICE.

It is hereby notified that treasure consisting of gold coins (of which only *annas* are forthcoming) hidden in a mud pot buried in the house belonging to Lakshmi Chetty Ashtaniam of Thindinapalli, Mandal of Satteni, Tanjore taluk, was discovered by Madras Supt. of the same village on or about 15th November 1913. The treasure pot was recovered from the said Ashtaniam, with Rs. 4-12-0 and are approximately valued at Rs. 48.

2. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by duly authorized agent before the Collector of Tanjore on Thursday 5th February 1914 at 11 A.M. at Annamalai in view of the matter being required to be determined according to law.

Annamalai Collector's Office,
14th September 1914.T. RAGHAVATTA,
Acting Collector.

It is hereby notified, under section 5 of the Indian Treasure Trove Act VI of 1879, that on or about 1st August 1914 treasure consisting of 48 gold coins known as 'Bannu Treasures' valued at Rs. 500 and a dagger were found in the house of Madras Supt. of the same village of Thindinapalli.

3. All persons claiming the said treasure or any part thereof are required to appear personally or by agent before the Collector of Tanjore on 15th March 1915 in view of the matter being required to be determined according to law.

Tanjore Collector's Office,
22nd September 1914.M. G. GHANAPURAY,
Acting Collector.

Under section 5 of the Indian Treasure Trove Act, it is hereby notified that the treasure mentioned below was found by Kanchi Chinnabai of Chinnabai annam, Sengal taluk, while digging the foundation of an old house in Thindinapalli village in Chinnabai annam.

Description.					Number.	Value.
1. Silver Annas	1	Rs. 4 0
2. Gold panna annam	25	Rs. 8 0
3. Gold Ring	1	Rs. 3 0
Total ..						Rs. 15 0

2. All persons claiming the treasure or any portion thereof are required to appear personally or by agent before the Collector of Malabar at Calicut on Saturday the 8th March 1916 in order that these claims may be inquired into and determined according to law.

Malabar Collector's Office,
26th September 1915.

F. B. EVANS,
Collector.

It is hereby notified, under section 5 of the Indian Treasure Trove Act, VI of 1873, that on or about 17th March last, treasure consisting of a stone (weigh 37 ounces in weight) representing the goddess Parvati, valued at about Rs. 15 was found hidden in the ground in Vaypannath village of Vellur taluk, North Arcot district, by one Manojan of Beshada village, while digging up paddy, etc., in connection with repairs to the Siva temple of the above village.

3. All persons claiming the said treasure or any part thereof, are hereby required to appear personally or by agent before the Collector of North Arcot at his office at Vellur on the 12th December 1915 for inquiry and decision or nomination with the provisions of the Act.

North Arcot Collector's Office,
26th August 1915.

P. C. DUTT,
Joint Collector.

It is hereby notified that, under section 5 of Act VI of 1873, the undermentioned treasure was found on 16th January 1916 by Appakannu, Puthi, Pottol, Seraluam, Kuthi Kall, Vaypannathapattam and Saphattem Pillai of Moompish, Nagaipattam taluk, while working south on S.P. No. 813-9 (paddy dry land) of Gharu village, Nagaipattam taluk, belonging to St. Michael's Local Boarding-school, principal of the village:-

Description.	Weight.	Value.		
		Rs.	A.	P.
1. Meteorite	72½	55	15	0
2. Bengani Amman	54½	26	3	0
3. Chaudhannam	8½	4	14	0
4. Pradaha Nagaipattam	57	15	0	0
5. Chaudhannam	31½	45	15	0
6. Amman	54½	27	0	0
7. Pottol	3	0	15	0
8. Broken Ring of St. S.	1	0	0	0
Total		183	5	0

4. All persons claiming the said treasure or part thereof are hereby required to appear personally or by agent before the Collector of Tirupur at his office on Saturday, the 7th December 1915, in view of the matter being inquired into and determined according to law.

Tirupur Collector's Office,
17th April 1915.

It is hereby notified under section 5 of Act VI of 1873 that the undermentioned treasure was found by (1) Veerappan Pannar, (2) Palla Kothumba and (3) Palleppathi Chetti of Muthuputhi village working south on 8th March 1915 in S.P. No. 287 (paddy dry) of Nodupadi village situated in Adichappan taluk, Nagaipattam taluk, belonging to the Tirupattalur with whose managers for the time being is His Holiness Kallu Yee, Chauluking's Temple Arangal.

Description.	Weight.	Value.		
		Rs.	As.	P.
1. Amman, big	32½	14	4	0
2. Do., small	25½	14	15	0
3. Pannar	8½	55	15	0
4. Alava with its base or pedestal	204½	81	15	0
5. Nodupattalur	37½	25	0	0
6. Broken part of gold and silver, broken pieces	4	0	2	0
Total		178	15	0

5. All persons claiming the said treasure or part thereof are hereby required to appear personally or by agent before the Collector of Tirupur at his office on the 7th of December 1915 in view of the matter being inquired into and determined according to law.

Tirupur Collector's Office,
2nd August 1915.

J. B. HUGHES,
Collector.

Return showing the Births and Deaths registered in the Municipality of the Mayor's Ward during the week ending 25 September 1914.

[illegible]

* Still under way

A. R. PIQUET,
Sec. Surg. General, for the Govt. of Illinois

outgoing showing Pages 80000 and Devils in each labeled place in the Madras Presidency for week ending 17th October 1938 as compared with two previous weeks.

[illegible]

W. A. JUSTICE, M.D., F.R.C.S.

W. L. FOSTER, Major, USAF,
Auxiliary Commissioner for the Department of Defense

Manus. 1756 October 1818

JUDICIAL NOTIFICATIONS

PROCLAMATION

By virtue of a Writ de Habeas Corpus granted by His Majesty's High Court of Chancery at Madras in
March 1841.

And also that at the same time and place will be held a Session of Adversity for the trial of all claims and offences done or committed on the High Seas.

And I hardly require and desire all persons bound to presents and give evidence at the above Sessions or in anywise concerned therein to attend at the time and place above-specified and not to default without excuse.

W. A. SHADLOW,
Chief of Mission

Titled that 21st day of September 1938.

本報受託代印之書刊目錄，自即日起改為本報代印。

Under section 181 (1) of the Code of Civil Procedure (Act V of 1908), as amended by the Decree-in-Execution, No. 1814 (IV of 1914), the High Court is pleased to direct that the undersigned officer shall, in cases in which an appeal is allowed, take down the evidence with his own hand in the English language :—

M. S. Dey, Asst. Magistrate, District Court, Tanganyika, Zanzibar, Judge of Magistrate.

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Under section 101 of the Madras Estates Land Act, 1908 (I of 1908), and section 118 (2) of the Code of Civil Procedure (Act V of 1908), as amended by the Decree-making Act, 1908 (IV of 1908), no High Court is pleased to direct that the undersigned officer shall, in connection with an appeal as aforesaid under the Madras Estates Land Act, 1908 (I of 1908), take down the evidence with him as of the 15th March 1909.—

Mr. J. de Saenue Kruseman, TCH, Sub-Collector of Oeder Division

High Court, Madras,
11th October 1918.

O. S. RAMACHANDRA AYYAR,
Assistant Registrar, Mysore City.

NOTIFICATIONS.

Under the provisions of section 297 of the Government of India Act, 1915 (5 & 6 Geo. V., ch. 62) and with the previous approval of His Excellency the Governor in Council, the High Court hereby makes the following amendments to the several rules relating to the grant of writs and to appeals published at pages 423 to 425, Part I of the Fort St. George Gazette, dated 26th March 1917:—

All the words at the end of the first sentence of rule 2:—

"Subject, in the case of applications made by a District Judge or District Magistrate, to the approval or confirmation of the District Judge."

(Signed)	J. E. P. WALLIS, Chief Justice.	
"	ALGER HARRIS	
"	W. R. ARDEN	
"	F. D. P. GOSWAMI	
"	T. BANUJA AYYAR	
"	C. G. SIVAKIA	
"	V. M. CHETTIYAR	Judges.
"	T. V. SUNDARAM AYYAR	
"	W. W. FRILLON	
"	G. NAIDU	
"	C. V. KUMARASWAMI SASTRI	
"	C. KRISHNAIAH	

With the previous sanction of His Excellency the Governor in Council the High Court makes the following amendments to the rules for the service and execution of processes issued by the Civil Courts in the Madras Presidency outside the town of Madras.

The following amendments of the rules for the service and execution of processes issued by the Civil Courts in the Madras Presidency, outside the town of Madras, have been made by the High Court, subject to the sanction of the Local Government.

(1) Substitutes the following for Rules VI, VII, VIII, XI and XII:—

VI. All applications for the issue of processes, whether money is deposited with them or not, shall be presented to the Central or Deputy Nazir, who shall enter them in a register in the form provided and comply with them in the order of receipt, processes being however given to applicants bearing urgent process fees. Where money is deposited it shall be paid to the Central or Deputy Nazir who shall grant a receipt to the party, out of his receipt book, in the form provided. He shall maintain as many receipt books as there are courts whose processes are served by him.

FORM A.

Receipt Book.

No.	(Name Title).	No.	(Name Title).
Received the sum of Rs. _____ being the fees due to the witnesses for the plaintiff (or the defendant) as per Form No. 14 of the Civil Rules of Practice		Received the sum of Rs. _____ being the fees due to the witnesses for the plaintiff (or the defendant) as per Form No. 14 of the Civil Rules of Practice.	
Central or Dy. Nazir	Court of _____	Central or Dy. Nazir	Court of _____

Dated _____

FORM B.

Nazir's Register.

(Initialed)

When the High Court from time to time directs that the presentation of processes issuing from any specified Court shall be under the supervision of the Chief Ministerial Officer of the Court, instead of under the Central or Deputy Nazir, the Central or Deputy Nazir shall, after entering in his register applications relating to the issue of such process, transmit them daily at 3 p.m. or such hour as the District Judge may fix to, if the applications are urgent, or such as they have been entered in the register, to the Chief Ministerial Officer of the Court concerned. The Chief Ministerial Officer shall return them, with the copies of processes due at 3 p.m. or such hour as the District Judge may fix to the Central or Deputy Nazir for service, urgent applications being returned immediately.

VII. As soon as possible after 3 p.m. or such hour as the District Judge may fix, the Central or Deputy Nazir shall send to the Chief Ministerial Officer, the receipt book and a statement of the totals of stamps and all amounts received and of money expended during the day, in order that the necessary entries may be made in the Cash Book, Ledger and Register of Documents and Court fees.

VIII. One hour before the post time for each outgoing Muzilla's station, the Central or Deputy Nazir of each Court shall prepare lists from his register of all processes to be served or executed within the jurisdiction of such Muzilla, and such lists shall forthwith be sent by post to the Muzilla's Officer to Deputy Nazir together with all such processes.

XI. Every day at such hour as the District Judge may fix, having regard (when necessary) to the hours at which the post closes, each Central or Deputy Nazir shall prepare a list for each Court of the processes to be returned to it, giving them their original Court numbers and shall transmit them with the list to the Central or Deputy Nazir who issued the processes, and the latter shall choose sign and return the list.

List of certificates of examination and certified copies lying vouchered in the Office of the Registrar at Madras-Chingleput.

Date of application.	Description of examination certificate or certified copy.	Date on which made good.	Name of person who should make delivery.
17th March 1917 ..	Examination certificate of a house in Kankarum, Karai Street, Perambalur, Madras.	27th March 1917 ..	F. K. Krishnaswami Pillai.
25th September 1917 ..	Examination certificate of a house in Ponnur High Road, Ponnur.	2nd October 1917 ..	K. Jeyarajadurai Pillai.
7th October 1918 ..	Certified copy of document No. 463 of 1914 of Book IV.	10th October 1918 ..	Kandamuri Pillai.
27th August 1918 ..	Certified copy of document No. 517 of 1914 of Book I.	10th August 1918 ..	Chelvan Subramaniam.
26th December 1918 ..	Certified copy of document No. 1020 of 1914 of Book I.	26th December 1918 ..	Gopichandran Chelvan.
Do.	Certified copy of document No. 1140 of 1914 of Book I.	2nd December 1918 ..	Murugesu Sanyal.
22nd January 1919 ..	Certified copy of document No. 1463 of 1907 of Book I.	2nd February 1919 ..	Chinnayyan.
16th February 1919 ..	Copy of the Registrar's judgment in appeal No. 36 of 1918.	2nd February 1919 ..	Kalinganayagan Pillai.
Do.	Copy of the decree in appeal No. 36 of 1918.	Do.	Do.
25th October 1917 ..	Copy of the document of divisional P.W.D. dated 15th September 1917, in appeal No. 16 of 1917.	15th October 1917 ..	Venkaiah Aiyangar.
Do.	Copy of judgment in appeal No. 16 of 1917.	Do.	Do.
Do.	Copy of the statement of divisional P.W.D. in appeal No. 16 of 1917.	Do.	Do.
18th October 1917 ..	Copy of the deposition of B. Sridharan in appeal No. 4 of 1917.	18th October 1917 ..	Abdul Kader B. Jaffar.
Do.	Copy of the deposition of A. Cheluppa in appeal No. 4 of 1917.	Do.	Do.
Do.	Copy of the deposition of P. Madhavan in appeal No. 4 of 1917, dated 18th October 1917.	Do.	Do.
12th October 1917 ..	Certified copy of document No. 2335 of 1917 of Book I.	12th November 1917 ..	Bengamuni Pillai.
19th do.	Certified copy of document No. 2335 of 1917 of Book I.	19th do.	Periannayagan Sanyal.
19th September 1917 ..	Certified copy of document No. 742 of 1914 of Book I.	19th do.	Thalai Ammal.
2nd March 1919 ..	Certified copy of document No. 218 of 1917 of Book I.	20th do.	Bengamuni Pillai.
22nd January 1918 ..	Certified copy of document No. 626 of 1917 of Book I.	22nd January 1918 ..	M. Srinivasan Rao.
11th January 1918 ..	Do.	Do.	Do.
11th January 1918 ..	Certified copy of document No. 457 of 1914 of Book I.	11th January 1918 ..	Naigal A. Srinivasan.
10th August 1918 ..	Examination certificate of a house in Jeyarajadurai, Chingleput, Madras.	20th August 1918 ..	B. Sanyal Aiyangar.
23rd April 1918 ..	Certified copy of document No. 591 of 1918 of Book IV.	23rd April 1918 ..	Abdul Fatah Sahib.
Do.	Certified copy of document No. 591 of 1918 of Book IV.	Do.	Do.
28th April 1918 ..	Certified copy of document No. 1290 of 1918 of Book I.	Do.	Bengamuni Aiyangar.
28th do.	Certified copy of document No. 1290 of 1918 of Book I.	14th April 1918 ..	Muthuswami Aiyangar.
28th March 1918 ..	Certified copy of document No. 1240 of 1918 of Book I.	28th March 1918 ..	Naigal Srinivasan.
28th January 1918 ..	Certified copy of document No. 208 of 1918 of Book I.	28th March 1918 ..	Chinnayyan.
22nd July 1918 ..	Certified copy of document No. 36 of 1915 of Book I.	16th July 1918 ..	Abdulkader.
14th June 1918 ..	Certified copy of document No. 1017 of 1915 of Book I.	16th June 1918 ..	Sanyal Aiyangar.

Note.—Certified copies of documents and certified copies lying vouchered for payment will be destroyed.

List of documents lying vouchered in the Office of the Registrar at Madras-Chingleput.

Date and date of registration or refusal.	Book and document number.	Nature and value.	Examiner.	Chakrabarty.	Name of party who should make such the document.
22nd October 1918.	Book IV, 452 ..	Exemption.	Arthur Sanyal Aiyangar, Chelvan Sanyal, Chelvan Sanyal, Chelvan Sanyal.	...	Bengamuni Aiyangar.
14th November 1917.	Book I, 102 ..	Exemption.	Arthur Sanyal Aiyangar, Chelvan Sanyal, Chelvan Sanyal.	...	Chelvan Sanyal.
28th January 1918.	Book I, 110 ..	Exemption.	Arthur Sanyal Aiyangar, Chelvan Sanyal, Chelvan Sanyal.	...	A. Sanyal.

சென்னை நகரில் உள்ள பல்வேறு சமயச் சபைகளின் பட்டியல்.

சமயச் சபையின் பெயர்	அதன் தலைவர்	அதன் தலைவரின் தகவல்	அதன் தலைவரின் தகவல்	அதன் தலைவரின் தகவல்	அதன் தலைவரின் தகவல்
1910 - 100	100	100	100	100	100
1910 - 100	100	100	100	100	100

சென்னை நகரில் உள்ள பல்வேறு சமயச் சபைகளின் பட்டியல். சென்னை நகரில் உள்ள பல்வேறு சமயச் சபைகளின் பட்டியல். சென்னை நகரில் உள்ள பல்வேறு சமயச் சபைகளின் பட்டியல்.

சென்னை நகரில் உள்ள பல்வேறு சமயச் சபைகளின் பட்டியல்.

சென்னை நகரில் உள்ள பல்வேறு சமயச் சபைகளின் பட்டியல்.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

(IN PROBATE.)

Notice is hereby given that notice has been made by this Court adjudging the person hereunder mentioned bankrupt and vesting the estate and effects of the said insolvent in the Official Assignee of this Court, and all persons indebted to the said Insolvent, or who have any claim against and effects, are hereby required forthwith to pay or deliver the same to the said Official Assignee.

Number of petition.	Date of presentation.	Name, address and description of insolvent.	Date of adjudication.	Official Assignee.
121 of 1918 ..	21st August 1918	Spad Venkateswara Pillai, residing at Venkateswara Street, and style of Spad Venkateswara Pillai, residing at No. 121, Venkateswara Street, Singapore, Madras, and style of Spad Venkateswara Pillai, residing at No. 121, Venkateswara Street, Singapore, Madras.	21st August 1918	11th November 1918
149 of 1918 ..	20th August 1918	M. Abdul Wahid Khan, residing at No. 40, Venkateswara Street, Singapore, Madras.	20th August 1918	11th November 1918
151 of 1918 ..	20th September 1918	T. Venkateswara Pillai, residing at No. 12, Venkateswara Street, Singapore, Madras.	20th September 1918	11th November 1918

High Court, Madras,
20th October 1918.

J. E. STEINSON,
Solicitor General.

INSOLVENCY PETITIONS.

No. 36 of 1918 in the Court of the District Judge, Madras.

Chinnappa, Sengapall and others Petitioners.

Notice is hereby given that the application by Chinnappa to declare the first respondent bankrupt, on account of debts paid to 5th October 1918 and those who oppose the application, may prefer objections at that date.

Madras, 20th October 1918.

F. A. COLLIERIDGE,
District Judge.

No. 6 of 1918 in the Court of the District Judge, Madras.

Venkaiah, son of Venkateswara, residing at Venkateswara Street, Singapore, Madras, and style of Venkaiah, son of Venkateswara, residing at Venkateswara Street, Singapore, Madras.

Notice is hereby given that the respondent has applied to this Court to be adjudged bankrupt, on account of debts paid to 21st November 1918 for having given notice at that date and the seal of the Court has been affixed to the said notice.

No. 7 of 1918 in the Court of the District Judge, Nellore.

Annamalai Lakshminarayana Shetti, son of Papayya, Veda and teacher,
residing at Vadamattipalli, limits of Appanannam, Udayagiri

.. Petitioner,
Madani Subbanna and others Respondents (Defendants).

Notice is hereby given that the above-named petitioner has applied to this Court to be adjudged as insolvent and that the petition is posted to 22nd November 1918 for hearing. Given under my hand and the seal of the Court, this 5th day of October 1918.

Now 3 p.m. of 1918 in the Court of the District Judge, Nellore.

Megappa Koda Reddi and Koder Subbanna Petitioner (Defendant)

Dornar Andharayana Reddi, son of Yaraswathi Reddi, Kapa and
collector, residing at Teloo, Nellore taluk Respondent (Debtor).

Notice is hereby given that the above-named petitioner has applied to this Court praying that he may be adjudged as insolvent and that the petition is posted to 22nd November 1918 for hearing. Given under my hand and the seal of the Court, this 5th day of October 1918.

Nellore, 5th October 1918.

W. L. VENKATARAMAYYA
District Judge.

No. 18 of 1918 in the Court of the District Judge, Nellore.

Thangammal Narada, son of Thimamma Narada, residing in Niki-
palem, Nellore taluk Petitioner.

The Nellore Town Bank, Limited, by its Secretary, Kandi Rao and
others Creditors.

Notice is hereby given that the above-named petitioner has applied to this Court praying that he may be adjudged as insolvent. The petition has been posted for hearing on the 22nd day of November 1918.

Nellore, 5th October 1918.

A. T. SELLASPIE,
District Judge.

No. 1 of 1918 in the Court of the Temporary Settlement Officer, Tirumangaluru.

Manickamunda Rameswariyer, son of Swami, aged 38 years, residing
at Tirumangaluru Petitioner.

P. Rameswariyer and also others Creditors.

Notice is hereby given, under clause (2) of section 18 of Act III of 1907, that the above-named petitioner has applied to this Court for being declared an insolvent and that his petition is posted to 12th October 1918. Any creditor wishing to oppose the same may do so either in person or by vald on that date.

Tirumangaluru, 20th September 1918.

E. A. NARASIMHAIAH,
Settlement Officer.

No. 5 of 1918 in the Court of the District District Judge, Berhampore.

Rajya Prada Petitioner.

Rajya Rao and Kanchala Krishnamoorthy Subudhi Creditors.

Notice is hereby given, under clause (2) of section 18 of Act III of 1907, that the above-named petitioner has applied for being declared an insolvent and that the said application is posted for hearing on 8th November 1918.

Berhampore, 5th October 1918.

B. VENKATESWARA RAO,
Principal District Judge.

No. 8 of 1918 in the Court of the District District Judge, Berhampore.

Harimulla Chetti, son of Venkateswara Chetti, at Kasagan, Berhampore Petitioner.

part taluk Creditors.

Salemam Ayyar and two others Creditors.

Notice is hereby given that the above-named petitioner has applied for being declared an insolvent and that his petition is posted to the 29th day of October 1918.

Berhampore, 9th October 1918.

K. R. RAMAKRISHNA AYYAR,
District Judge.

No. 5 of 1918 in the Court of the District District Judge, Berhampore.

Ujjainathala Gannadibayya, son of Chinnarayana and Ujjainathala

Subbanna, son of Gannadibayya at Chigteri, Harpanakali

taluk Petitioner.

Lakshminarayana Kannaiah and six others Creditors.

Under clause 7 of section 18 of Act III of 1907, notice is hereby given that the above-named petitioner has applied insolvent by this Court on the 5th October 1918 and that creditors should

from their claims as soon as possible, by delivering or sending, by post in a registered cover, to this Court an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1907.

Madras, 15th October 1918.

F. NARAYANA MENON,
District Munsif.

No. 1 of 1918 in the Court of the District Munsif, KARIMN.

Shank Thanda Pathi and Shank Abdul Khashi Pathi Petitioners.
Himnapali Katappa Chetti, etc. Creditors.

Notice is hereby given, under section 16 (1) of the Provincial Insolvency Act, that the aforementioned petitioners were adjudged insolvent by this Court on 29th September 1918. All their creditors are required to prove their claims as soon as possible by delivering or sending by post to this Court an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

Kanigal, 11th October 1918.

M. R. IYERAN,
District Munsif.

No. 11 of 1918 in the Court of the District Munsif, KARIMN.

Talini Yegayya of Karagol town Petitioner.

Notice is hereby given, under section 16 (1) of the Provincial Insolvency Act, 1907, that the petitioner above named was adjudged an insolvent on the 2nd day of October 1918 and that his creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by post in a registered cover to this Court an affidavit in Form No. 3 of the Insolvency Rules.

Karagol, 21st October 1918.

C. VIBASWAMI REDDI,
District Munsif.

No. 10 of 1918 in the Court of the District Munsif, NELLUR.

Yagannajala Nannayya Petitioner.
Mangammal Subba Rao and six others Creditors.

Yagannajala Nannayya, aged son of Subba, a resident of Nagam street, Nellore, having been adjudged an insolvent by the Court on 10th October 1918, his petition stands posted to 12th November 1918 for proof of debts by the creditors.

No. 13 of 1918 in the Court of the District Munsif, NELLUR.

Gangth Nannayammal Nayudu Petitioner.
Sivapada Venkateswaraiah and five others Creditors.

Gangth Nannayammal, son of Nannayya, a resident of Puthakurupet, Nellore, having applied to this Court for being adjudged an insolvent, his petition stands posted to 12th November 1918 for hearing.

No. 14 of 1918 in the Court of the District Munsif, NELLUR.

Pattar Keshappa and three others Petitioner.
M. Ramaswami & Co., and twenty-eight others Creditors.

Pattar Keshappa, son of Venkateswari Chetti and others, residents of Nalabupet, Nellore, having applied to this Court for being adjudged insolvents, their petition stands posted to 12th November 1918 for hearing.

Nellore, 15th October 1918.

F. VENUGOPAL RAYUDU,
District Munsif.

No. 2 of 1918 in the Court of the District Munsif, TALIPARANI.

Krishna Venkateswara Venk. Krishna Venk. of Kallupattam Petitioner.
and three others Creditors.
Kali Venk. Krishna Menon and five others Creditors.

Notice is hereby given that the petitioner has applied to this Court for adjudging his insolvent and the petition is posted to 12th October 1918 for hearing, and those who wish to oppose the same may appear in Court at 11 a.m. that day either in person or through pleader.

Taliparani, 16th October 1918.

F. N. GOPALAN,
District Munsif.

No. 45 of 1918 (No. 5 of 1918 in the Court of the District Munsif, CHENNAI)
in the Court of the District Munsif, CHENNAI.

Kayathal Subbier Petitioner.
A. B. K. Abdul Rahman Pathi Creditors.

Notice is hereby given that, under section 16 (5) of the Act of 1907, the creditors of the aforementioned insolvent who have not yet proved their claims should do so as before 26th October 1918, failing which a final dividend will be distributed without regard to their claims.

No. 45 of 1918 (No. 8 of 1918 of the FILE of the DISTRICT MURDER'S COURT, TRINAMALAI)
IN THE COURT OF THE DISTRICT MAGISTRATE, CHENNAI.

J. Rangaswamy Ayyar and Chinnasami Ayyar Petitioner.
Chinnasami Ayyar, etc. Counter-petitioner.

Notice is hereby given that under section 15 (4) of Act III of 1907, the petitioner of the above-named incident who have not yet proved their debts should do so on or before 14th November 1918 being which a final dividend will be distributed without regard to their claims.

No. 8 of 1917 (No. 7 of 1918 of the FILE of the DISTRICT MURDER'S COURT, TRINAMALAI)
IN THE COURT OF THE DISTRICT MAGISTRATE, CHENNAI.

V. T. Parthasarathi Nayakar and V. T. Subbala Nayakar .. . Petitioner.
Rajagopal Sower, etc. Counter-petitioner.

Notice is hereby given, under section 15 (4) of Act III of 1907, that the creditors of the above-named incident who have not yet proved their debts should do so on or before 24th October 1918, being which a final dividend will be distributed without regard to their claims.

No. 6 of 1918 (No. 1 of 1918 of the FILE of the DISTRICT MURDER'S COURT, CHENNAI)
IN THE COURT OF THE DISTRICT MAGISTRATE, CHENNAI.

Somasetti Madhaya, son of Raghava Madhaya, Kanchiappan
Selling, Chappari Sella Petitioner.
Munuswami Chetti, etc. Respondent.

Notice is hereby given, under section 15 (7) of Act III of 1907, that the above-named petitioner was adjudicated an insolvent on 24th October 1918. All his creditors are required to prove their claims in some as possible by delivering by registered post to the Official Receiver, Chinnasami, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

No. 25 of 1918 (No. 6 of 1918 of the FILE of the DISTRICT MURDER'S COURT, TRINAMALAI)
IN THE COURT OF THE DISTRICT MAGISTRATE, CHENNAI.

Venkatarama Ayyar, son of Subbarama Ayyar, residing at Sappan-
pattam, Pappari Sella Petitioner.
Raghaviah Chetti, etc. Respondent.

Notice is hereby given that, under section 15 (2) of Act III of 1907, the above-named petitioner has applied for being declared an insolvent and that his application is posted to 24th November 1918 for hearing.

No. 30 of 1918 (No. 13 of 1918 of the FILE of the DISTRICT MURDER'S COURT, TRINAMALAI)
IN THE COURT OF THE DISTRICT MAGISTRATE, CHENNAI.

A. Subbaraman Pillai, son of Appayudu Pillai, residing in Anai
Kuttrah, husband of Somasetti, Sripattanam Sella .. . Petitioner.
Sankaranarayana Sower, etc. Respondent.

Notice is hereby given, under section 15 (7) of Act III of 1907, that the above-named petitioner has applied for being declared an insolvent and that his application is posted to 24th November 1918 for hearing.

No. 48 of 1918 (No. 10 of 1918 of the FILE of the DISTRICT MURDER'S COURT, CHENNAI)
IN THE COURT OF THE DISTRICT MAGISTRATE, CHENNAI.

Arunachala Madhaya, son of Vinayagamma Madhaya, Talakottam
Kodi street, Chinnasami Petitioner.
Gandhi Nayada, etc. Respondent.

Notice is hereby given that, under section 15 (2) of Act III of 1907, the above-named petitioner has applied for being declared an insolvent and that his application is posted to 24th November 1918 for hearing.

No. 47 of 1918 (No. 11 of 1918 of the FILE of the DISTRICT MURDER'S COURT, CHENNAI)
IN THE COURT OF THE DISTRICT MAGISTRATE, CHENNAI.

Vinayagamma Madhaya, son of Thandarama Madhaya, residing in
Sanki Sankaranda, Madhavaram Sella Petitioner.
Kappaswami Ayyangar son Kappaswami Sella's Sankaranda .. . Respondent.

Notice is hereby given, under section 15 (2) of Act III of 1907, that the above-named petitioner has applied for being declared an insolvent and that his application is posted to 24th November 1918 for hearing.

No. 49 of 1918 (No. 12 of 1918 of the FILE of the DISTRICT MURDER'S COURT, CHENNAI)
IN THE COURT OF THE DISTRICT MAGISTRATE, CHENNAI.

D. A. Parthasara Madhaya, residing in Kothurthi, Madhavaram
Sella Petitioner.
Parthasara Pillai, son Respondent.

Notice is hereby given, under section 15 (2) of Act III of 1907, that the above-named petitioner has applied for being declared an insolvent and that his application is posted to 24th November 1918 for hearing.

F. RAJADOPALA ACHARIYAR,
Official Receiver.

Chinnasami, 24th October 1918.
H.S.

No. 12 of 1918 (No. 1 of 1918 of the title of the District Muzari's Court, Nagapattinam)
in the Court of the Criminal Sessions, South Arcot.

(1) Uthiriyala Subbarao, son of Chinnayappa, (2) Rameswami
and (3) Lakshminarayana, sons of Siva Pillai, residing at
Kadimayyathur, Vellore taluk Petitioners.

Notice is hereby given, under section 19 (2) of Act III of 1907, that the above-named petitioners have applied to this court for being declared as insolvent and that his petition stands posted to 15th day of November 1918. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 21 of 1918 (No. 5 of 1918 of the title of the District Muzari's Court, Vellore)
in the Court of the Criminal Sessions, South Arcot.

Saba Sahib alias Abdul Khadir Sahib, son of Saramulla Sahib,
Pohir Petitioner.

Notice is hereby given, under section 19 (2) of Act III of 1907, that the above-named petitioner has applied to this court for being declared as insolvent and that his petition stands posted to 15th day of November 1918. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 22 of 1918 (No. 12 of 1918 of the title of the District Muzari's Court, Vellore)
in the Court of the Criminal Sessions, South Arcot.

Shankara Mudali, son of Manikavallabhai, Vellore Petitioner.

Notice is hereby given, under section 19 (2) of Act III of 1907, that the above-named petitioner has applied to this court for being declared as insolvent and that his petition stands posted to 15th day of November 1918. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 23 of 1918 (No. 3 of 1918 of the title of the District Muzari's Court, Tirupathi)
in the Court of the Criminal Sessions, South Arcot.

Sankara Chetti Venuchadraya Chetti, son of Chinnayappa Chetti,
Tiruchudayur, Kallakudi Petitioner.

Notice is hereby given, under section 19 (2) of Act III of 1907, that the above-named petitioner has applied to this court for being declared as insolvent and that his petition stands posted to 15th day of November 1918. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 24 of 1918 (No. 22 of 1918 of the title of the District Muzari's Court, Vellore)
in the Court of the Criminal Sessions, South Arcot.

Marudamur Karaman, son of Marudappa alias Subbaraya Karaman,
Pohir Petitioner.

Notice is hereby given, under section 19 (2) of Act III of 1907, that the above-named petitioner has applied to this court for being declared as insolvent and that his petition stands posted to 15th day of November 1918. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 25 of 1918 (No. 8 of 1918 of the title of the District Muzari's Court, South Arcot)
in the Court of the Criminal Sessions, South Arcot.

Syed Sultan Sahib, son of Syed Rasool Sahib, Chinnayappa, Gud-
petnam Petitioner.

Notice is hereby given, under section 19 (2) of Act III of 1907, that the above-named petitioner has applied to this court for being declared as insolvent and that his petition stands posted to 15th day of November 1918. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

CHINNAY, 7th October 1918.

G. SRINIVASA ACHARYAN,
Criminal Sessions.

No. 26 of 1918 (No. 18 of 1918 of the title of the District Muzari's Court, Nagapattinam)
in the Court of the Criminal Sessions, South Arcot.

Muthu Narayan Setai, son of Siva Setai, residing in Setai village,
Nagapattinam taluk Petitioner.
Muthu Narayan and three others Co-defendants.

Under section 19 (2) of the Madras Provincial Insolvency Act III of 1907, it is hereby notified that an order of adjournment was made in the above matter on 7th October 1918 and that creditors

REVENUE NOTIFICATION.

DENATURED SPIRITS.

No. 11.—Whereas it has been found necessary to revise the rules providing for control of the preparation, possession and sale of denatured spirits in the Madras Presidency, the following rules have been framed by the Board of Revenue under sections 5, 7, 11, 15, 17, 18, 24 and 27 (a) of the Madras District Act I of 1896 as amended by Act I of 1905, Act I of 1913 and Act 5 of 1915 in pursuance of the rules contained in Notification No. 23, dated 15th October 1913, published on pages 1849-1850 of Part II of the Port St. George Gazette, dated 15th November 1913.

1. *Definition*.—Denatured spirit means spirit subjected to a process prescribed by the Local Government by notification for the purpose of rendering it unfit for human consumption. The process prescribed for ordinary denatured spirit in the Madras Presidency is the admixture with spirit of at least 13 degrees over-proof of light mouth-burn and pyridine bases in the proportion of half a gallon of light mouth-burn and half a gallon of pyridine bases to 25 gallons of spirit. The light mouth-burn and the pyridine bases must answer the laboratory tests described in the appendix. Methylated spirit means denatured spirit rendered essentially unfit for human consumption by the admixture of crude wood naphtha in the proportion of one part of crude wood naphtha to nine parts of spirit. The use of crude wood naphtha is a highly purified condition is not permitted.

Denaturation by other processes may be permitted by the Board of Revenue.

2. *Only*.—Spirit manufactured and denatured locally shall be exempt from excise duty.

3. *Import*.—Denatured spirit may be imported by sea, but naphtha must be submitted to the Board's laboratory and there certified to be fully denatured before it can be removed from the customs-house. In the case of imports by sea from other provinces of British India, a certificate from the Collector of Customs at the port of shipment to the effect that the spirit has been fully denatured with light mouth-burn and crude pyridine bases may be accepted.

Denatured spirit may be imported from other provinces by land with the previous permission of the Collector, provided that the spirit is to be stored in a tank fully denatured as laid down in rule 5 infra and provided also that such spirit is transported from the frontier to its destination under cover of a permit in form D.S. 6.

Spirit which it is proposed to import that is not sufficiently denatured must either be denatured afresh at the expense of the importer or it must pay duty at the full tariff rate as potable spirit.

Methylated spirit may be imported only with the special sanction of the Board of Revenue.

The import of quantities within the limits of private possession is not covered by these regulations.

4. *Export*.—Denatured spirit may be exported by distillers and holders of D.S. 2 licences to places outside the Presidency under a permit in form D.S. 6 granted by the Collector of the district of export. When applying for the permit the exporter shall present to the Collector a permit authorizing the import from the Collector or other officer empowered in that behalf of the district to which the spirit is to be exported.

5. *Manufacture*.—Denatured spirit may be manufactured by holders of distillery licences in the Presidency provided (1) that the light mouth-burn and pyridine bases or wood naphtha to be mixed with the spirit must first be tested and approved in the Board's laboratory, (2) that they must be kept under lock and key by, and used under the supervision of the distillery officer and (3) that they must be used in the proportions prescribed and in the manner defined in rule 1 and the appendix to these rules. The Board's previous sanction must be obtained for the employment of special methods of denaturation for spirit intended for use in particular arts and manufactures.

6. *Licence—Wholesale sale*.—The distiller who manufactures denatured spirit will be allowed to sell to holders of licences under these rules either from their distilleries direct or from depots established with the approval of the Collector quantities of not more than 100 gallons of denatured spirit or 10 gallons of methylated spirit at one time. The wholesale depot licence shall be in form D.S. 4.

7. *Licence—Retail sale*.—Licences in form D.S. 3 for the sale of denatured spirit may be granted by the Collector to respectable persons, free of fee, on their showing that they have a demand for such spirit. The licensee may sell in quantities not exceeding 50 gallons to other holders of D.S. 4 licences or holders of special licences in form D.S. 5 (various modes) and an exceeding one gallon to private persons. Issues in excess of a gallon shall be covered by a permit in form D.S. 6 to be granted by the Revenue.

8. *Licence to servant-master and others*.—Licences in form D.S. 3 may be granted by the Collector to servant-masters and others for possession of denatured spirit in such quantities as the Collector may determine on consideration of their reasonable requirements for use in their business but not for sale.

9. *Licence for railway companies*.—Licences in form D.S. 4 will be issued to railway companies for the storage and use of denatured spirit and its distribution to such stations as their respective lines as may be specified in the licence set out for sale. The railway companies will be exempted from taking out separate licences for individual stations for possession and use of the spirit received from the D.S. 4 provision, but transport of spirit in excess of a gallon shall be covered by a permit in form D.S. 6 to be issued by the Revenue in such cases.

10. *Licence to distill and de-alcoholise*.—Licences in form D.R.-5 will be granted by the Collector to chemists and druggists who for special reasons require methylated spirit.

11. *Limits of possession*.—The quantity permitted as the limit of private possession of denatured spirit is one imperial gallon. The limit of possession of undistilled spirit is one cask quart.

12. *Private for transport*.—No denatured spirit shall be transported in quantities exceeding one imperial gallon except under a permit in form D.R.-6.

13. *General conditions applicable to all licences*.—(a) No shop or depot for the retail or storage of denatured spirit shall be located in the worst building with any shop for the sale of intoxicating liquor for consumption on the premises.

(b) The licence must be hung up in a conspicuous place within the depot or shop.

(c) No depot or shop shall be kept open between the hours of 9 p.m. and 6 a.m.

(d) Denatured spirit kept for sale shall be of good quality and unadulterated. Any attempt to render such spirit fit for human consumption is punishable under section 55/A of the Madras Abolition Act. Should any inspecting officer be of opinion that any spirit found by him on inspection is insufficiently denatured he shall report the matter to the Collector and may at the time of inspection remove the spirit in question or cause the sample to be sealed and submit a sample to the Board's laboratory for analysis and report. If the analysis shows that it is insufficiently denatured the spirit shall be at once treated as such or, failing this, destroyed.

(e) True accounts of transactions shall be maintained from day to day in ink in form D.R.-7 by the holders of licences other than those in form D.R.-1 who shall maintain their accounts in the form appended to their licence. The accounts and permits shall be in printed books, which may be obtained from local Revenue officers on payment of post price. The permits received and the counterfoils of permits issued shall be preserved for one year after the period covered by the licence and shall be produced when called for by any officer not below the rank of Assistant Inspector of the Salt, Alkali and Customs Department.

(f) No privilege of storage or sale shall be sold, transferred or sub-letted without the Collector's previous permission. Nor, if the Collector orders, shall any agent be appointed for the management of any such privilege without his previous approval.

(g) With the sanction of the Board of Revenue any licence shall be revocable by the Collector on giving the Revenue Officer 14 days' notice of such revocation.

(h) The premises for which the licence is granted shall be open to inspection by an officer of the Salt, Alkali and Customs Department, not below the rank of Sub-Inspector; and the Inspector shall be furnished with such information regarding the quantity of spirit used as may be required by him.

(i) An inspection note-book with pages numbered consecutively shall be maintained for the use of inspecting officers and shall be handed over to the Inspector at the Office or to any other officer authorized by him to receive it as a receipt being given therefor.

(j) Every bottle, jar and cask containing ^{denatured} spirit received into or kept for storage or sale shall be conspicuously labelled or branded with the words "made and ^{denatured} in India" or "made and ^{denatured} in India" as the case may be.

(k) Licences shall be bound by any additional rules that may be prescribed by the Board of Revenue from time to time.

(l) In case of breach of any of the conditions of a licence it shall be compliant to the Collector to impose a fine not exceeding Rs. 100 for every such breach or to cancel the licence forthwith. The imposition of a fine or cancellation of a licence shall not be held to prevent the licensee from being prosecuted under Act I of 1908.

OFFICIAL LABORATORY TESTS TO ASCERTAIN THE PURITY OF SAMPLES OF WHITE CARBONACEOUS AND PYROLYSIS RESIDUE FOR DENATURING ALCOHOL.

1.—Specification of Light Carbonaceous.

1. *Nature*.—By "carbonaceous" is meant the liquid obtained by the dry distillation of volatized rubber. By "light carbonaceous" is meant the liquid obtained by redistilling "carbonaceous" and collecting that portion which passes over at or below about 200° C.

2. *The specific gravity of light carbonaceous*.—The specific gravity of light carbonaceous at 60° F. should be between 835 and 865 referred to water at 60° F.

3. *Refractive Index*.—For the purpose of this test, 10 c.c. of light carbonaceous should be redistilled in the pyridine testing flask (see specification for pyridine base). Under these conditions not more than 10 c.c. of distillate should pass over at or below 100° C. whilst a total (including the foregoing) of at least 70 c.c. should pass over at or below 200° C.

4. *Presence of soluble constituents*.—When 10 c.c. of light carbonaceous is shaken with an equal volume of water in a stoppered graduated cylinder and due time is allowed for the liquids to separate again into two layers, the light carbonaceous should show no appreciable dissipation in volume.

5. *Stability*.—The aqueous layer obtained from test 4 should show no marked acidity or alkalinity when tested with both red and blue litmus paper.

6. *Kind of saturated hydro-carbon.*—At least 70 per cent of the light naphthalene should be soluble in concentrated sulphuric acid. For testing this, 25 c.c. should be measured off into a tapered and stoppered separating-eyebottle of suitable capacity and sulphuric acid should be added, at first, with great care and in very small quantities. After each addition of acid the cylinder should be shaken and cooled to avoid loss of volatile constituents. Sufficient acid must be used (nearly about 50 c.c.) for the high coloured layer to become quite solid so that it can separate readily from the upper layer of naphthalene constituents. After a final thorough shaking and cooling, the cylinder should be left for about three hours to effect complete separation of the two layers and the lower layer is then tapped off. The almost colourless upper layer should be again shaken with strong sulphuric acid until it appears free from soluble constituents (as judged by the color imparted to the sulphuric acid) and separated as before after standing. It should finally measure not more than 7 c.c. The acid used should be of specific gravity 1.84 and may be of commercial quality.

7. *Freedom from water.*—Light naphthalene should not contain any appreciable amount of water. Any officer engaged in drawing samples for test should certify on the bottle that he has drawn the sample from the bottom of the containing vessel where the water, if present, will be found. For this purpose he should employ a syphon tube of which the shorter limb reaches to the floor of the containing vessel. He should also secure himself that the sample is collected in a bottle free of moisture.

II.—Specification of Pyridine bases.

1. *Colour.*—The colour must not be darker than that given by two cubic centimetres of concentrated iodine solution dissolved in one litre of distilled water.

2. *Miscibility with water.*—25 c.c. of the pyridine bases should give a clear mixture with 40 c.c. of water; or else a mixture only so slightly opalescent that, after standing for five minutes, ordinary newspaper type is clearly visible through a layer 15 c.m. deep.

3. *Amount of water present.*—From 50 c.c. of the pyridine bases mixed with 25 c.c. of water, soda addition (density 1.4), at least 15.5 c.c. of the bases should separate, after having been repeatedly shaken together and allowed to stand.

4. *Titration.*—Dissolve 1 c.c. of the pyridine bases in 10 c.c. of distilled water. Titrate with normal sulphuric acid until a drop of the mixture gives a definite blue spot on orange-red paper (the blue colour should at once disappear). At least 50 c.c. of the normal sulphuric acid should be required to produce this reaction. (To prepare the orange-red paper, dissolve one gram of magenta in one litre of distilled water. Squeeze filter paper in this and then dry.)

5. *Crystalline nitric reaction.*—Vigorously shake together 15 c.c. of a mixture of 1 c.c. of pyridine bases in 100 c.c. of distilled water with 5 c.c. of a 5 per cent solution of dry fused sodium chloride. A distinct crystalline precipitate should immediately result.

6. *Boiling-point.*—Distil 100 c.c. of the pyridine bases in the manner described below. At least 95 per cent should distil over at or under 140° C.

7. *At-Med.*—100 cc. of pyridine bases are placed in a short-necked copper flask of about 200 cc. capacity. The flask is arranged so as to receive acid which has a nominal bore of 30 mm. diameter cut in it. To the flask is attached a fractionating column (consisting of a tube 15 mm. wide and 170 mm. long, provided with one bulb) of which the side-tube (forming 1 c.m. above the bulb) joins a Liebig's condenser of which the cooled part is at least 400 mm. long. A standard thermometer is placed in the head of the column so that its bulb occupies the centre of the bulb of the column.

The speed of distillation is adjusted to 5 c.c. per minute, the distillate being received in a graduated glass-eyebottle. At least 20 c.c. should distil over at or under 140° C. etc. barometric pressure of 760 mm.

If the barometer varies from 760 mm., a correction of 1° C. for each 35 mm. of variation should be applied (e.g., under 770 mm. of pressure 80 c.c. of distillate should come over at or under 143° C., whilst under 750 mm. the same amount of distillate should come over at 139° C.).

Note.—Pyridine proper is a single definite compound (C₅H₅N) boiling at about 110° C. Pyridine bases are mixtures of pyridine with closely allied compounds boiling at various temperatures. They are cheaper and more effective disinfectants than the pure pyridine.

D.S.-1.

Export licences granted to distillers who are also manufacturers of denatured or methylated spirits.

I, Collector of Excise in the town of Barby license you to establish a depot at _____ in the wholesale vend of denatured or methylated spirits during the year ending 31st March, subject to the following conditions to be observed by you.

Conditions

The licence shall be bound by the rules governing the production, possession and sale of denatured and methylated spirit as notified by the Board of Revenue from time to time.

2. The licence extends only to the wholesale vend of denatured or methylated spirit, i.e., spirit which has been received officially such for human consumption by the authorities of light naphthalene and pyridine bases or wood naphtha as the case may be in accordance with the rules framed on the subject, in relation to Licences in forms D.S.-2, D.S.-3, D.S.-4 or D.S.-5.

3. The spirit shall be sold only in casks or jars as received from the distillery with scale intact. The quantity of spirit issued at any one time shall not be more than 120 gallons of denatured spirit or 20 gallons of methylated spirit.

4. An account of the daily transactions under this license shall be kept in the following form:—

Date.	In stock.		Receipts.		Total in hand and on hand.		Issue.		Total issue.		Balance.	
	Number of casks.	Quantity.	From stock issuing with receipt and scale intact.	From other sources.	Number of casks.	Quantity.	From stock issuing with receipt and scale intact.	From other sources.	Number of casks.	Quantity.	Number of casks.	Quantity.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)
Dated the	day of		191								Collector.	

D.S.-2.

License for the sale of denatured spirit.

I, Collector of hereby license you to sell denatured spirit at your shop at during for year ending 31st March, subject to the following conditions to be observed by you.

Conditions.

The license shall be bound by the rules governing the preparation, possession and sale of denatured spirit as notified by the Board of Revenue from time to time.

2. The license extends only to the sale of denatured spirit, which means spirit which has been rendered effectually unfit for human consumption by the admixture of light carbolic acid and pyridine bases in accordance with the rules prescribed on the subject.

3. The licensee may procure his supplies of denatured spirit either by direct importation or by purchase from the holder of a license in form D.S.-1 or D.S.-2.

4. The quantity possessed at any one time under this license shall not exceed * gallons.

Dated the day of 191 Collector.

* To be filled in by the Collector according to circumstances.

D.S.-3.

License for possession and use of denatured spirit by varnish-makers and others.

I, Collector of hereby license you to possess and use in the manufacture of spirit for use in the varnish-works of during for year ending 31st March, subject to the following conditions to be observed by you.

Conditions.

1. The license shall be bound by the rules governing the preparation, possession and sale of denatured spirit as notified by the Board of Revenue from time to time.

2. The license extends only to the possession and use of and not to the sale of denatured spirit, i.e., spirit rendered effectually unfit for human consumption by the admixture of light carbolic acid and pyridine bases in accordance with the rules prescribed on the subject.

3. The licensee may procure his supplies of denatured spirit either by direct importation or by purchase from the holder of a license in form D.S.-1 or D.S.-2. He shall not possess at any one time more than * gallons of denatured spirit.

Dated the day of 191 Collector.

* To be filled in by the Collector according to circumstances.

D.S.-4

License granted to a Railway Company for the storage and use of denatured spirit and its distribution to sub-stations.

I, Collector of hereby license you to store at denatured spirit for use in the manufacture of and to distribute it to the stations on your railway named hereby for use in , during the year ending 31st March , subject to the following conditions to be observed by you.

Conditions.

The license shall be bound by the rules governing the preparation, possession and sale of denatured spirit as notified by the Board of Revenue from time to time.

2. The license extends only to the storage and use and to the distribution to the railway stations named hereby of denatured spirit, i.e., spirit rendered effectually unfit for human consumption by the admixture of light naphthalene and pyridine bases in accordance with the rules prescribed on the subject.

3. The licensee may procure his supplies of denatured spirit either by direct importation or by purchase from the holder of a license in form D.S.-1 in quantities not exceeding 150 gallons at any one time.

4. No receipt of denatured spirit in excess of one gallon for one sub-station shall be allowed unless it is received by a permit in form D.S.-5.

5. Accounts of the daily transactions under this license shall be kept both at the head-quarters and at each sub-station. Such accounts, together with the license permits and the stock of spirits shall be produced immediately on demand for inspection by any other officer of not lower rank than a Sub-Inspector.

Dated this _____ day of _____
Collector.

Name of stations to which denatured spirit is permitted to be issued from the licensed premises. Maximum quantity to be received weekly.

D.S.-5.

License for possession and sale of methylated spirit by chemists and others.

I, Collector of hereby license you to possess and sell methylated spirit during the year ending 31st March subject to the following conditions to be observed by you.

Conditions.

The license shall be bound by the rules governing the preparation, possession and sale of denatured spirit as notified by the Board of Revenue from time to time.

2. The license extends only to the possession and use of methylated spirit, i.e., spirit rendered effectually unfit for human consumption by the admixture of wood spirit in accordance with the rules prescribed on the subject in the preparation of methylated compounds for which such spirit is procured and in the sale of the same up to a maximum of one spirit quart at a time.

3. The licensee may procure his supplies by importation, with the special sanction of the Board of Revenue in each case or from a license holder or agent in quantities not exceeding 25 gallons at a time.

4. The quantity to be possessed at any one time under the license is limited to 25 gallons.

Dated this _____ day of _____
Collector.

D.S.-6.

Pass for the import or export or transhipment of denatured or methylated spirit.

_____ is hereby permitted to _____
gallons of denatured spirit from _____ to _____
methylated

NOTE.—This permit shall be in triplicate. One copy shall be retained in the office of issue, one given to the licensee, one sent to the collector and the third copy sent to the name of export in the Collector of 31st District of destination and to the name of issue from a custom-house or duty-free depot, to the Inspector of the Customs at which the goods are re-exported.

D.S.-7.

Nature of Source and number
Name of licensee
Station

Amount to be contributed by holders of licenses for the sale or for production and use of
denatured or methylated spirits

Date	Opening balance.	Quantity received.	Balance at supply.	Total quantity (in bond) and received.	Quantity sold to production within the Province, or used or lost (with breakdown).	Quantity sold to production outside the Province (with breakdown).	Name of purchaser.	Address of purchaser or name of station to which sent.	Total quantity sold, used or lost (with exp.).	Remarks.
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
Rs.	Rs.	qrs.	lbs.	qrs.	lbs.	qrs.	lbs.	Rs.	qrs.	lbs.

Notes.—Columns of license in form D.S. 8 used not all in columns 6 to 9.
Holders of license in form D.S. 4 Do. Part B.
Do. 6 to 8.

Board of Revenue (Separate Enclosure),
Madras, 24th August 1926.

A. R. COX,
deputy Secretary.

PUBLIC WORKS NOTIFICATIONS.

UNCLAIMED DUES.

The following amount is outstanding in the accounts of the Executive Engineer, South Arcot division, Public Works Department, to the credit of the persons named below for work done by him. If the amount is not claimed within three months from the date of publication of this notice, it will be forfeited to Government:—

Arachalur Area.—Contracting: District Master's Office at Kalligerali, estimate No. 50,750, C.R. No. 20,391B-12—Rs. 6.

Collected New Town, 1st October 1926.

A. R. SUBRAMANIAM ATTAR,
Off. Executive Engineer, South Arcot Division.

Notice is hereby given that the following sum outstanding in the accounts of this Station, will be credited to Government, if not claimed within three months from the date of this notice:—
Sunkulathur, local works, Government Ophthalmic Hospital, pay for 1st and 2nd class staff, Rs. 19-6.

Madras, 23rd October 1926.

R. F. STONEY,
Executive Engineer, South Arcot Division.

Notice is hereby given that the following sums stated against each name and outstanding in the accounts of this division for over three months on account of wages due to the work people for work done in the Public Works Shops, Remuda, will be assigned to Government if they are not claimed within three months from the date of this publication:—

Date.	Total amount.	Name.	Amount.
1st January 1926 to 15th January 1926	Rs. 36	T. Desiraju	Rs. 2, 0
16th March 1926 to 15th March 1926	36	K. Gangappa	2 0
1st April 1926 to 30th April 1926	36	G. H. S. Sanyal	2 0
Do. do.	32	Narra Subbappa	1 6
16th April 1926 to 30th April 1926	36	Gottala Subbappa	2 0

Remuda, 20th October 1926

R. NARASIMHA ATTANAGAL,
Executive Engineer, Madras Central Division.

MILITARY NOTIFICATIONS.

REPORTS OF DESERTIONS.

Report of a deserter or absentee without leave from 1st Battalion, Highland Light Infantry, dated at Bangalore, this 8th day of October 1918.

Number, rank and name, 18107, Private MacKendrick, T.; age, 36 years; height, 5 feet 1 inch; color of complexion, fresh; hair, dark; eyes, blue; teeth, no action taken; date of enlistment, 26th October 1914; place of enlistment, Glasgow; parish and county in which born, no records; date of desertion or absence, 15th September 1918; place of desertion or absence, Bangalore; marks, none; night force, under three years' service.

G. H. BEAUCOFT, Major,
Commanding No. 1, Reserve Battalion (Local).

Report of a deserter or absentee without leave from the 1st Battalion, The Duke of Wellington's Regiment, dated at Ghazal, this 1st day of October 1918.

Number, rank and name, 11104, Private J. Reid, age, 23 years; height, 5 feet 10 inches; color of complexion, fair; eyes, grey; teeth, better; date of enlistment, 26th November 1916; place of enlistment, Glasgow; date of desertion or absence, 15th September 1918; place of desertion or absence, Ghazal; marks, British desertion wages taken; service since in front of body when walking.

A. G. D. DAVIS, Captain,
Commanding 1st Battalion, The Duke of Wellington's Regiment.

MARINE NOTIFICATION.

NOTICE TO MARINERS.

No. 40 of 1918.

INDIA—WEST COAST—TAMILNADU—KANNI BAY.

It is hereby notified with reference to Notice to Mariners No. 28, dated Madras, 19th May 1918, that the buoy therein referred to has been replaced in position, and that vessels should pass asternward of the buoy as before.

Principal Post Office, Madras,
27th September 1918.

F. G. SMITH,
Acting Commanding Post Office.

OFFICIAL ADVERTISEMENTS.

SALE OF BOAT.

A small-built dished boat of the following description belonging to the Government Fisheries Department is for sale:—

Length over all 48 feet; beam, 11 feet 8 inches; draught, 4 feet 8 inches; depth, about 5 feet; planking of trunk 5" thick, copper sheathed, with masts, sails, rigging, two bulwarks, timber and chain, and other fittings in complete running order.

The boat is now at Bangalore and can be inspected on application to the Superintendent, Government Fisheries, Chingleput. Offers invited.

Madras, 15th September 1918.

F. A. NICHOLSON,
Secretary Director of Fisheries.

TENDERS FOR SUPPLY OF BUILDING.

Sealed tenders are invited for the supply of building to shift prisoners in the jail and will be received up to 12 noon on the 15th October 1918.

1. The work of building comprises the following, viz:—
1. Construct 6" x 12" 1 pillar, cotton, red or grey, 8' x 1'

2. The successful tenderer should be prepared to deposit a security of Rs. 50 and to execute a bond for the faithful fulfilment of the contract for a period of one year from date of completion of the tender.

3. The contract should not be sub-let.

4. The contract will be approved by the undersigned, subject to confirmation by the Inspector-General of Prisons.

5. All tenders should be sent in sealed covers and addressed to the Superintendent, Civil Jail, Madras. 2. The covers should be superscribed—

"Tenders for the supply of building to the Civil Detention Jail, Madras."

6. Samples should accompany the tenders.

7. As buildings are required to be erected in new establishments as they arise, the successful contractor would do well to keep a sufficient stock (say, 15 sets of buildings, to meet contingencies) in the

of the undersigned; and to replace the same, whenever the stock runs low. Payment for such loading must not be made, either to the stevedore or to his legal agent, on furnishing a receipt for the same.

6. The price of such articles required to be supplied should be clearly stated in the tender and no tender will be accepted which does not state rates separately, for all the three articles comprising the set.

Civil Jail, Madras,
15th September 1916.

G. W. DEANE,
Superintendent.

TENDERS FOR SUPPLY OF MEDICAL STORES.

Tenders will be received for the supply of medical stores for the year 1916-1917 up to 12 noon on Friday the 1st November 1916. Schedules and tender forms can be had on application with a fee of Rs. 1 to the undersigned.

F. E. SWINTON, *Secy.-Genl.*, I.M.S.,
Madras, 15th October 1916. *Medical Director in Government.*

TENDERS FOR CLEARING SALT.

Notices in hereby given that sealed tenders will be received by the Assistant Commissioner of Salt, Adyar and Customs Department, Chingleput sub-division, at the office of the Inspector, Madras Depot Circle, Madras, up to 4 p.m. on 16th November 1916 for the following works of the Estero Cuelo for the approximate amounts stated against each:—

Name of work.	Rs.
(1) Clearing salt from the channels of the Arripot south factory	2,500
(2) Clearing salt from the channels of the Adiput south factory (includes of the Estero Cuelo)	2,500
(3) Clearing salt from the channels of the Vopalar factory (includes of Katrapah	2,500
(4) Clearing salt from the channels of the Kallur factory	2,500
(5) Clearing salt from the channels of the Vallur factory	2,500
(6) Clearing salt as windings from outer channels of the Vallur factory	500
(7) Clearing salt from the west channels, Madal factory, Vopalar	2,000
Total	10,000

3. The cover containing the tender should be addressed to the Assistant Commissioner, Chingleput sub-division, care of the Inspector, Madras Depot Circle, Madras, and should be accompanied by a treasury receipt for payment of deposit Rs. 250 either at the Madras Depot or at the Vopalar Salt Treasury.

5. The Assistant Commissioner, Chingleput sub-division, reserves to himself the right of rejecting any or all the tenders without assigning any reason, and no reply can be expected by the unsuccessful tenderers.

4. Detailed estimates are to be prepared only after the rules are over and may be seen on application either at the Chingleput sub-division Assistant Commissioner's office or at the Estero Cuelo Inspector's office at Vopalar on all working days between the hours of 12 noon and 5 p.m., or such as they are ready after the rules.

6. The work should be executed by labour.

7. Tenders which contain conditions of any sort will be rejected.

8. The address of each tenderer should be given in full.

9. The tenders should, if required, estimate satisfactory prices of their stores, expenses on material work and good conduct.

10. Tenders should be in the form of a letter written in English with the rates per cubic yard of salt for all the factories at which they are willing to undertake the work and estimate thereon. The tenders will be given to consideration and they will be paid on the amount of work actually done, the amounts of salt depending on the condition of the channels and not necessarily on the previous made in the estimates. To distinguish new salt from old, stone should be spread over the channel banks before fresh salt is thrown over.

11.—Communications and tenders will be made only in respect of the channels of the Vallur factory specified in the estimate for the purpose.

12. The successful tenderers will be required to execute within ten days of intimation of acceptance of their tenders, the prescribed agreement which will be prepared at the Estero Cuelo office.

13. In default of tenderer's attendance at the office within ten days after dispatch of intimation, and failure to pay the same 1 of Rs. 250 deposited by him will be forfeited to Government.

14. The deposit of the unsuccessful tenderers will be returned as early as possible after the opening of the tenders.

Chingleput sub-division, North Beach Road,
Madras, 15th October 1916.

S. J. HEREFORD,
Asst. Commr., Salt, &c., Dept.

- REPORT OF THE ADMINISTRATION OF THE POLICE OF THE MADRAS PRESIDENCY FOR 1917. *Footslog* folio. Paper cover. Rs. 12 (1 s.).
- REVENUE OFFICE OF THE CIVIL SECRETARY TO THE GOVERNMENT OF MADRAS, corrected up to 25th September 1918. Royal Rev. Paper cover. Rs. 4 (2 s.).
- THE 4th CONFERENCE OF THE ADMINISTRATION DEPARTMENT OF THE MADRAS PRESIDENCY, held at Madras in 1918. Royal Rev. Paper cover. Rs. 4 (1 s.).
- MANUAL OF LAND REVENUE. Thirteenth list of corrections. Rs. 2 (2 s.).
- REPORT ON THE COMMISSION OF THE SURVEY OF ANTIQUITIES IN THE MADRAS PRESIDENCY FOR 1917-18. *Footslog* folio. Paper cover. Rs. 2 (1 s.).
- LOCAL REVENUE AND GRANTS. Volume I. Revised supplement. Rs. 2 (2 s.).
- ANNUAL ADMINISTRATIVE REPORT OF THE CIVIL VETERINARY DEPARTMENT OF THE MADRAS PRESIDENCY FOR 1917-18. *Footslog* folio. Paper cover. Rs. 16 (1 s.).
- REPORT OF THE WORK OF THE AGRICULTURAL DEPARTMENT FOR 1917-18. Royal Rev. Paper cover. Rs. 10 (1 s.).
- REPORT AND ACCOUNTS. Each Rs. 1-8 (8 s.). Kullumbi, Telaparamba, Perai, Ramanthalam, Cherpall and Arni and Nalliyal. Each Rs. 1-8 (8 s.). Chinnai, Marudamalai and Chinnai. Each Rs. 1-8 (8 s.). Palar and Chinnai stations of the Ramanthalam taluk. Each Rs. 1-8 (8 s.).
- CO-OPERATIVE SOCIETIES ACT II OF 1912 AND RULES THEREUNDER. *Amendments*. Price, 6 (2 s.).
- MADRAS LAW COLLEGE CALCULUS FOR 1918-19. Royal Rev. Paper cover. Rs. 4 (2 s.).
- ANNUAL REPORT OF THE AGRICULTURAL DEPARTMENT, SOUTHERN CIRCLE, MADRAS, FOR 1917-18. *Footslog* folio. Paper cover. Rs. 12 (1 s.).
- ANNUAL REPORT OF VACCINATION IN THE MADRAS PRESIDENCY FOR 1917-18. *Footslog* folio. Paper cover. Rs. 10 (1 s.).
- INTEL. DIV. II OF 1918. Indian Army (Amendments). *Footslog* folio. Urdu. Price 6 (2 s.).
- INTEL. DIV. VII OF 1918. INDIAN INDIAN-TAL. *Footslog* folio. Tamil, Telugu and Kannada. Each Rs. 1-8 (8 s.). Madras Rs. 1-8 (8 s.).
- INTEL. DIV. VIII OF 1918. (Army) as modified up to 1st August 1918. English. Royal Rev. Rs. 16 (1 s.).
- CHINAI. II. OF 1918. Catalogue of gold coin. *Footslog* folio. Urdu. Price 2 (2 s.).
- NOTE AND GRANTS. South Indian Company of —. By Mr. S. N. R. Krishna Rao, B.A., 1917. Royal Rev. Cloth gilt. Rs. 1-8 (8 s.).

GOVERNMENT OF INDIA.

NEW LEGISLATIVE DEPARTMENT PUBLICATIONS FOR SALE

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Central Press, Calcutta.]

LABOURERS AND CRIMINALS EMPLOYED TO THE WAR. BOTH PARTS (corrected up to 15th May 1918).
Royal Rev. Boards. Rs. 1 (8 s.).

PROCEEDINGS OF THE WAR CONFERENCE HELD AT DELHI, 20th to 25th March 1918. *Footslog* the
Paper cover. Rs. 4 (2 s.).

VACANCIES.

Applications are invited from candidates qualified under the examination rules for the post of
range clerk in Rs. 50 in the district. The vacancy is permanent and selected candidate will be re-
sponsible for the work. School fees candidates must furnish particulars regarding marks
obtained by them at the Public examinations.

Bellary, 20th September 1918.

S. Y. DATARAJAN,
District Forest Officer.

Vacant positions for vacancies in District Revenue Divisional office and District office,
Government of Madras, may be seen in the Appendix to the Madras Gazette, 1918, and the
Appendix to the Madras Gazette, 1918. Applications should reach the undersigned on or before
the 15th October 1918.

Calcutta, 20th September 1918.

A. H. A. TODD,
Dist. Collector.

Applications are invited from candidates duly qualified for the post of a permanent typist in
the District Court, Madras. Those who have passed Typewriting examination advanced grade

and also Shortland addressed goods will be given preference. The applications should reach the waterfront as or before the 11th October 1918.

Gender, 2006 September 1996.

G. K. SRINIVASA RAO,
District Judge

* *Wanted*—qualified school head candidates with typewriting qualifications for a clerk's position the High Mowbray Hospital, Tyneside, salary £4. 10 per session. Applications should be sent to the District Medical and Sanitary Officer, Tyneside, on or before the 20th October 1932.

Turquise, 9th Century AD.

U. E. RAMA SAO,
District School and Science Officer

Applications are invited for the post of Deputy Commissioner of Affairs in the Meteor. Sci. and Affairs Department which will be vacant at the end of January 1956.

2. The Deputy Commissioner, will be required to inspect and administer the districts, towns and local authorities in the Madras Presidency, to be in charge of a revenue laboratory and to perform the duties of a District Collector for Customs and Excise.

4. Applicants for the post must be trained analysts, chemists, experienced with the chemistry of distillation and with all the necessary documentary to be taken for the production of exams, revenue or spirits. They should have practical experience of distillery and brewery work and of all the duties connected.

4. The appointment will be on probation for three years and the pay of the appointment will be Rs. 650 per mensem rising by annual increments of Rs. 50 to Rs. 1,000.

5. Applications should reach the Secretary to the Government of Salt, Akhri and Separate Revenue, Mirpur, not later than the 15th November 1914.

⁶ Incoming applicants may apply to the Secretary to the Commission of Salt, Alkali and Soda for a list of names.

Board of Revenue (Dependent Revenue),
Madras, 26th October 1918.

A. R. COLE,
During Migration

Advertisements are invited for the post of a sub. pro tem. typist of this office salary according to qualifications as follows:—

Candidates lacking a certificate of Elementary type-writing test, Ex. 20-1-25.			
Do.	Intermediate	do.	Ex. 21-1-29.
Do.	Advanced	do.	Ex. 22-1-29.

Belfast, 20th October 1918.

J. VENKATACHARYA,
Sgt. Batt. Officer, Reserve Engineer, Fort No. III

PRIVATE ADVERTISEMENTS

On or before the 1st November, I intend moving the High Court to attend me as a Vaidi thread
Exode, 10th September 1918. C. B. Lakshman, Mysore.

G. E. JACOBUS, JR. AND T. J.

About the last week of October, I left moving the High Court to work out on a Yaki stevedore. Eugene, 19th September 1918.

BLANCHARD, JOSEPH A. AND JAMES H.

On or after the 20th October, I intend moving the High Court to meet me at a Table thereon
Madras, 20th October 1912.

图 1 展示了在 2010 年 10 月 1 日至 2011 年 10 月 1 日期间，中国各省份的 GDP 增长率。从图中可以看出，东部地区的增长率普遍高于中西部地区，且东部地区的增长率波动较大，而中西部地区的增长率则相对平稳。

On or after the 18th November, I found among the High Court to stand me as a Vakil (attorney) Chakrabarti, Kuma district, 1st October 1914.

E. VESKATAMALA RAJU.

On or after 18th November, I intend visiting the High Court to speak on a Valid threat.
 Tzavara, 2nd October 1974.

PANDIPEDDI, TUNISIA.

4. He or she, the 6th December, I intend moving the High Court to enrol me as a Valid threat-
Treasonably. Not thicker 2018.

N. P. ABITEKSAWALA.

On or after the 16th December, I listed meeting the High Court to send me as a Taidi throat, Mylano, 16th October 1918.

T. D. SAKINBILIR AND C. H. CHEN

I. S. G. Vishwanath Chari, son of Sivan Lakshmi S. Gopala Chariyar, shall abetain my name to S. G. Vishwanath Chari from the 1st October next.

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M. D. SHINETS, R. A. CHABO

ESTATE OF CAPTAIN DOUGLAS STEWART KENNEDY (DECEASED).

Notwithstanding the fact that said applicant and other persons, having claims or demands against the estate of Douglas Stewart Kennedy, deceased, are associated members of the Kadama and Southern Hawaiian Islands Club, and that said Charles L. Allen, of Oahu, Hawaii, formerly a member of said Kadama and Southern Hawaiian Islands Club, who was added to the estate on the fifth day of March 1938 in France, are in the habit of filing reports in writing of such claims or demands to the undersigned, the Administrator of the estate of the said Douglas Stewart Kennedy (deceased), on or before the first day of November 1938 at the undersigned's address, after which time the said Douglas Stewart Kennedy will be deemed to have waived the right of said Charles L. Allen to file any such claims or demands with the undersigned, and the said Administrator will be liable for the assets of the said Douglas Stewart Kennedy (deceased) of any sum thereof so distributed to any person or persons of whose claims or demands he said not have had notice.

High Coast House, Andros,
1st October 1918.

¹ H. HENSTWELL,
Administrator of the Zone.

ESTATE OF CHARLES ALBERT SAMPFORD (DECEASED)

[illegible]

Monday, 14th October 1818.

15. CHAMBER, =
Asiatic Administrator-General of Madras

SUPPLEMENT

It is to be noted that the Government has not yet received any information from the Government of India regarding the proposed visit of the President of the United States to India. The Government is, however, in a position to state that the President of the United States is expected to visit India in the near future. The Government is, however, in a position to state that the President of the United States is expected to visit India in the near future. The Government is, however, in a position to state that the President of the United States is expected to visit India in the near future.

Capt. Penney, 10th September 1918.

THUMSATASAMI THUMSICH NAYAKAR,
Secretary of Finance

TAKE notice that Knickerbocker Brewery has applied to be declared insolvent in Insolvency Division No. 10 of 1916, in the Court of the Honorable Judges, Quebec, and all interested persons should appear and object on or before that day of October 1916.

Revised, 20 October 1984.

D. W. HARRINGTON AND S. A. PATRICK,
Federal Reserve Bank

Take notice that Robert Tenkoff has applied to be declared insolvent in Insolvency Petition No. 15 of 1919 in the Court of the District Judge, Ontario, and all pending objections should appear and be heard on or before 29th day of October 1919.

Seaton, 24 October 1956.

D. V. KHAMAROVA-BAYTAY,
Kishinev, P.R. USSR

IMMOLVENCY PETITIONS

No. 14 of 1818 is the Court of the TOWNHALL SCHOLARSHIP, JURY, (GUY'S)

Paperi Kalamani	11	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482</
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Justice is hereby given that Papers Krastanovs has filed as Intervenor Petition No. 12 of 1928 and it is ordered that the 15th October 1928 be hearing and there that the issue of the same may appear on or before that date.

Dander, 943 October 1918.

M. SADASHIVAN, A.
— *President*

No. 38 of 1914 is the Code of the District Judges, Dacca.

Ahmed Kashef and others	11	11	11	11	11	Following
Kalamang Nyanwala, etc.	11	11	11	11	11	Endemic

Notes in handwriting given, that (1) Akbari Kaseyya, (2) Akbari Langueyya, (3) Akbari Yahiweela, and (4) Akbari Yekanyeyy of Hengapah Agency are killed as Revolutionary Parties No 38 of 1918 on the 24 of the District Court, Quetta, which is passed on 24th October 1918 for execution.

1000

The Standard Barometer and Thermometers are read at 8 a.m., 10 a.m., 4 p.m., and 8 p.m., and the daily means are obtained by the application of hourly corrections deduced from twenty years' observations. The centre of the barometer is twenty-two feet above the level of the sea, and the receiver of the rain gauge is two feet from the ground. The wind, moon and general weather registered are for the current and day—down midnight to midnight.

The total quantity of rain collected since January 1st is 21.42 inches, the average due for the same period being 22.78 inches.

ABSTRACT OF THE MEAN METEOROLOGICAL CONDITIONS OF MARRAS IN SEPTEMBER 1918
.. compared with the average of past years.

Mean value of	1918.	Difference from—	Average.
Reduced atmospheric pressure	29.621	0.023 above	29.738
Temperature of air	64.3	1.2 "	65.0
Do. of vegetation	78.6	2.2 "	79.3
Percentage of humidity	73	5 "	72
Grass-cutting heat in sun	121.4	10.1 "	141.2
Maximum in shade	84.5	1.3 "	82.9
Minimum in shade	70.1	1.9 "	71.3
Do. on grass	76.4	1.4 "	75.9
Rainfall in inches in 8 days	3.33	1.44 below	4.69
Do. same January but on 25 days	24.91	0.58 above	25.95
General direction of wind	S.W.	same as	S.W.
Daily velocity in miles	67	83 below	123
Percentage of cloudy sky	52	same as	52
Do. of bright sunshine	20.8	3.2 below	42.9

Direction and Quantity of the Wind from different points

Point.	Hours.	Miles.	Point.	Hours.	Miles.	Point.	Hours.	Miles.	Point.	Hours.	Miles.
North.	2	8	East.	11	37	South.	9	58	West.	54	113
N. by E.	2	14	E. by S.	10	51	S. by W.	21	43	W. by S.	22	24
N.N.E.	2	6	S.S.E.	21	58	S.W.	26	129	S.W.W.	23	30
N.E. by N.	1	9	S.E. by E.	18	102	S.W. by S.	25	181	S.W. by W.	18	62
N.E.	7	35	S.E.	20	134	S.W.	29	47	S.W.	12	63
N.E. by E.	4	24	S.E. by S.	20	128	S.W. by W.	27	44	S.W. by S.	18	64
E.N.E.	4	9	S.S.W.	16	70	W. by W.	20	34	S.N.W.	14	26
E. by N.	4	22	S. by S.	17	59	W. by N.	26	103	S. by W.	4	6

There were 137 calm hours during the month. The maximum "cross-blowing" to the shore is represented by a S. by W. wind, blowing with a maximum daily velocity of 18 miles.

Marine Observatory, 14th October 1918.

B. L. JONES,
senior observer.



THE FORT ST. GEORGE GAZETTE.

No. 41.7

WAGLAS, THURSDAY EVENING, OCTOBER 25, 1946.

CPass. 4.1.1

ABSTRACT OF SEASON REPORTS FOR THE WEEK ENDING
12TH OCTOBER 1918.

WORTHINGTON REPORTS.

GENERAL

Water-supply lineal feet in pore. Boneheads increase 120 feet, Sands 70 feet. Sewing of heterogen and tobacco and seeding proceeding; some rice is actually prepared for agricultural operations. Standing water, flooded up; others fair. Panses all dead; Indian madele conditions of cattle generally good. Employment available. Goods stores without. Prospects fair.

VISHNUPATNAM

[illegible]

APPENDIX

[illegible]

WILSON, J. A.

[illegible]

405702

Water-supply installation in one tank. Sewing of awnings and outfit and translocation of public, children and vehicle proceeding. Patients sufficient, soldier insufficient in three tanks. Condition of outfit fair. Employment inadequate in two tanks. Unit-works insufficient. Personnel insufficient.

STIMULUS

Water supply generally sufficient. Flow of water at Tangibedden spring not reported. Discharge of streams, others, better, steady, and permanent and reaching considerable volume, causing sharp increase in water level. Some of the water is used for irrigation.

Showering season generally good but beyond main rainy season. The showers are in parts of the latter half of the year. Water generally sufficient; but during periods of unusually protracted, general low water, the condition of wells generally good, but insufficient and unproductive. Several small and private wells in the district available. The Government available. Good-water sufficient enough supply in one division and parts of two divisions.

Prospects hopeful.

RAJAHMUNDRY.

DAVID L. HAFSLER

Water supply's excellent under springs. Seating rooming. Good garden crops good. Full-time offered; better available. Condition of water good. Employees available. One acre of land. Property lot.

POTLAIN

[illegible]

SANDLICH

Water supply excellent. Weeding good. Standing crops good. Pasture sufficient. Fodder available. Conditions of cattle good. Rapidity of animals. Cattle work excellent. From work 100.

TANJORE.

Water-supply fair in parts of one taluk, indifferent in the deltaic portion of three taluks and bad elsewhere. Height of water over the coast of the northern and southern branches of the Lower Anai 3 ft. but not 5 feet everywhere. Sowing and transplantation of paddy proceeding in parts; agricultural operations retarded and unsatisfactory as compared with a normal year. Standing crops generally bad to fair; but dry crops showing in parts of one taluk and badly in parts of two other taluks. Harvested paddy, ragi, maize and sorghum; cotton generally fair. Pasture generally sufficient; fodder available. Condition of cattle generally good; but milchstock generally in one taluk and other districts unsatisfactory, partial in two other taluks. Employment generally available. Grain-stocks sufficient. Prospects not encouraging. Want of rain and scarcity of water in rivers likely to be.

PUDUCHKOTTAI.

Water-supply insufficient. Standing crops withering for want of irrigation. Pasture and fodder available. Condition of cattle good. Employment available. Grain-stocks sufficient. Prospects fair.

MAHURA.

Water-supply insufficient except in parts of three taluks and one division. Average discharge over the Tempal area about 1,100 cusecs. Flooding, sowing of paddy, maize and cotton and other dry crops, transplantation of paddy, weeding of paddy and ragi proceeding in parts. Standing crops generally fair in parts. Dry crops are reported to be withering in two taluks. Harvested paddy and ragi; cotton good to fair. Pasture sufficient except in three taluks; fodder available. Condition of cattle generally good but milchstock in parts of one taluk and elsewhere unsatisfactory in most villages. Employment available. Grain stocks generally sufficient but not very good. One taluk and in one division, flock stock and milch in one taluk and ragi and cotton in another are insufficient. Prospects improving.

MANNAR.

Water-supply insufficient. Flooding and withering; sowing of dry crops, commencing or proceeding, transplantation of paddy and ragi proceeding in parts. Agricultural operations poor as compared with those of a normal year. Standing crops fair. Harvested all. Pasture insufficient or not except in three divisions; fodder available. Condition of cattle generally good. Employment available. Grain stocks generally sufficient. Prospects not satisfactory.

TINNEVELLY.

Water-supply insufficient. Flooding, sowing, weeding, sowing paddy, maize, fodder, cotton, rice in parts. Agricultural operations below normal owing to want of a rain. Standing crops good; but paddy damaged in parts. Harvested paddy and cotton; cotton poor. Pasture scanty; fodder available. Condition of cattle generally good. Employment generally available. Grain-stocks sufficient except in two taluks. Prospects slightly improving in parts, and rain urgently needed.

KALADAI.

Water-supply insufficient except in four taluks. Standing crops poor to fair. Harvested first crop paddy; cotton poor to normal. Pasture sufficient; fodder available. Condition of cattle, milch stock and milch generally good in one taluk. Employment available. Grain stocks sufficient except in two taluks. Prospects fair.

SOUTH KANARA.

Water-supply insufficient. Flooding; sowing of second rice crop proceeding. Agricultural operations are favorable as compared with those of a normal year owing to seasonal early rain and widespread sufficiency of rain when most needed. Standing crops bad to fair. Harvested dry crops proceeding; cotton bad to poor. Pasture sufficient; fodder available. Condition of cattle generally good, but milchstock generally in three taluks. Employment available except in one taluk. Grain stocks probably sufficient except in two taluks. Prospects not very encouraging.

TRAVANCORE.

Water-supply and pasturage sufficient. Harvest crop. Condition of cattle good.

COCHIN.

Water-supply sufficient in parts. Paddy (mushakam) cultivation began. Pasture sufficient; fodder available. Condition of cattle good.

THE NILGIRIS.

Water-supply sufficient. Flooding, weeding, grazing and transplantation proceeding. Standing crops young but. Harvested rice, maize and ragi, cotton fair. Pasture sufficient; fodder available. Condition of cattle fair; but milchstock generally in one division. Employment available. Grain-stocks sufficient. Prospects generally fair.

SEASON TELEGRAM TO THE GOVERNMENT OF INDIA, REVENUE AND AGRICULTURAL DEPARTMENT, SIMLA.

Week ending 12th October 1918.—Rainfall good Coimbatore, Trichinopoly, Pudukkottai, Madurai, Malabar, Cochin, the Nilgiris; fair Kanyakumari, Tinnevely, South Kanara; light or nil elsewhere. Standing crops fair generally, but in parts withering and require rain immediately. Harvest of paddy, sugarcane and dry crops limited; cotton fair generally, but poor in two and parts of ten other districts. Sowings of paddy and dry crops proceeding but restricted in parts for want of more rain. Condition of cattle good generally. Water insufficient except in four districts. Pasture sufficient except in three districts and parts of five others. Fodder sufficient except in one and parts of eight other districts. Prices stationary or falling generally but showing tendency to rise in places.

BOARD OF REVENUE
(S.S. SEN, L. RAO & A-1),
MADRAS, 25th October 1918

F. NARAYANA MENON,
Acting Secretary.

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 12TH OCTOBER 1918.

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 12th OCTOBER 1935.																			
District.		Rainfall in inches.					Prices in Rupees for 40 standard bags.												
		In the week.			Up to the end of the week (from 1st April).		Rice.	Wheat.				Grams.		Cereals.					
		18th.	Average of 10 days ending 18th.	21st.	Average of 47 days ending 1st April.	Average for October.		Last week.	This week.	Average for October.	Last week.	This week.	Average for October.	Last week.	This week.				
Central	Gurgaon	0.1	2.8	28.2	28.9	8.5	7.8	7.7	18.1	(a) 15.5	16.0
	Yamunapet	..	1.0	25.8	24.7	7.7	..	12.5	12.0
	Chennai	..	2.2	19.0	31.9	8.0	8.5	8.5	17.8	12.5	12.0
	Madurai	..	0.2	1.8	25.0	22.2	12.5	12.0
	Trichy	..	0.2	2.5	21.0	22.2	0.5	0.0	..	12.5	12.0
South	Madurai	..	0.2	1.8	25.0	22.2	12.5	12.0
	Trichy	..	0.2	2.5	21.0	22.2	0.5	0.0	..	12.5	12.0
	Madurai	..	0.2	1.8	25.0	22.2	12.5	12.0
	Trichy	..	0.2	2.5	21.0	22.2	0.5	0.0	..	12.5	12.0
	Madurai	..	0.2	1.8	25.0	22.2	12.5	12.0
North	Madurai	..	0.2	1.8	25.0	22.2	12.5	12.0
	Trichy	..	0.2	2.5	21.0	22.2	0.5	0.0	..	12.5	12.0
	Madurai	..	0.2	1.8	25.0	22.2	12.5	12.0
	Trichy	..	0.2	2.5	21.0	22.2	0.5	0.0	..	12.5	12.0
	Madurai	..	0.2	1.8	25.0	22.2	12.5	12.0
East	Madurai	..	0.2	1.8	25.0	22.2	12.5	12.0
	Trichy	..	0.2	2.5	21.0	22.2	0.5	0.0	..	12.5	12.0
	Madurai	..	0.2	1.8	25.0	22.2	12.5	12.0
	Trichy	..	0.2	2.5	21.0	22.2	0.5	0.0	..	12.5	12.0
	Madurai	..	0.2	1.8	25.0	22.2	12.5	12.0
West	Madurai	..	0.2	1.8	25.0	22.2	12.5	12.0
	Trichy	..	0.2	2.5	21.0	22.2	0.5	0.0	..	12.5	12.0
	Madurai	..	0.2	1.8	25.0	22.2	12.5	12.0
	Trichy	..	0.2	2.5	21.0	22.2	0.5	0.0	..	12.5	12.0
	Madurai	..	0.2	1.8	25.0	22.2	12.5	12.0
Hills	South Kanara	0.1	0.2	7.0	294.0	8.8	8.8	5.2
	Travancore	..	0.8	1.2	102.5	..	0.1	0.2	6.4
Hills	Coimbatore	..	0.2	..	35.0	45.0	..	0.2	6.0	..	11.4
	The Nilgiris	..	1.9	..	25.0	52.4	7.6	(c) 8.5	8.1	10.8	7.4	7.4
A. M. Agency, L. M. L. (Hills)																			

A. on Agency, L. on L. on L.

* Average of the 10 years ending 1913.

† Average of 10 years.

(a) Recent prices.

Prices: Collected and Forwarded at the Department, Government Bank.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 7.] MADRAS, TUESDAY EVENING, OCTOBER 15, 1890. [Price, 2 annas.]

Part 222.—Proceedings of the Imperial Legislature.

CONTENTS.

[illegible]

1877-1880--
 and No. 11 of 1880--The Land Revenue (Amendment) Bill, with Statement of Objects and Reasons.-(Hansard.)
 (English and German).
 Am No. 2123 of 1878--The Indian Paper Currency Bill.-(Hansard.)
 and No. 2124 of 1878--The Bank Company Bill.-(Hansard.)

GOVERNMENT OF INDIA
LEGISLATIVE DEPARTMENT

Bills introduced in the Indian Legislative Council, Reports of Select Committees presented to the Council, and Bills published under Rule 23.

The following Bill was introduced in the Indian Legislative Council on the 11th September 1918:—

No. 18 of 1918.

A Bill to amend the Indian Army (Suspension of Sentences) Act, 1917.

WHEREAS it is expedient to amend the Indian Army (Suspension of Sentences) Act, 1917: IN that behalf.

2. This Act may be called the Indian Army (Suspension of Sentences) Amendment Act, 1911.

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2 In clause (E) of section 3 of the Indian Army (Suspension of Sentences) Act, 1917 (hereinafter referred to as the said Act), for the words "in which the offender, at the time of his conviction, was serving," the words "in which an offender is for the time being serving, or within the limits of which an offender who has been committed is for the time being undergoing his sentence" shall be substituted.

3 In section 3 of the said Act,—

Amendment of section 3.

(1) in sub-section (F) the words "or dismissed from the service (if liable to such dismissal)" shall be omitted;

(2) in sub-section (G) after the words "may be required," the words "by a superior military authority" shall be inserted;

(3) in sub-section (G) for the word "there," the word "here" shall be substituted;

(4) in sub-section (7), the words "and the prisoner, if liable to be dismissed from the service under section 16 of the principal Act, shall be forthwith dismissed from the service," shall be omitted;

(5) for sub-section (8) the following sub-section shall be substituted, namely:—

"(8) Where an offender, whilst a sentence on him is suspended under this Act, is sentenced for any other offence, then—

(a) if the further sentence is also suspended under this Act, the authority ordering such suspension may direct that the two sentences shall run either concurrently or consecutively; provided that the aggregate term of imprisonment to be served under two or more sentences shall not exceed twelve months;

(b) if the further sentence exceeds three months and is not suspended under this Act, the offender shall be deemed to have been committed on the previous sentence from the date on which the further sentence was passed unless a superior military authority otherwise directs;

(c) where the sentence for such other offence is a sentence of transportation, then whether or not that sentence is suspended, any previous sentence of imprisonment which has been suspended shall be voided so far as the period of such imprisonment does not exceed that of the transportation."

(6) in sub-section (8) for the figure "50" the figure "112" shall be substituted;

(7) after sub-section (8) the following sub-section shall be added, namely:—

"(12) Sentences which are suspended under this Act when this Act comes to be in force shall be deemed to be omitted."

(13) Where a punishment of dismissal has been awarded by a court-martial in addition to a sentence to which this Act applies, then notwithstanding anything contained in the principal Act or in any rules made thereunder, such dismissal shall not take effect until the completion of the sentence to which this Act comes to be in force, whichever is the earlier term.

Provided that, if a sentence is remitted under this Act, the punishment of dismissal shall also be remitted."

STATEMENT OF OBJECTS AND REASONS.

Certain sections of the Indian Army (Suspension of Sentences) Act, 1917, provided for the cases of soldiers dismissed under the provisions of section 16 of the Indian Army Act, 1912. The latter section having been repealed, it is necessary to make corresponding amendments in the former Act, and the present Bill effects this.

3. Experience in the practical working of the Act has shown the desirability of further minor amendments in order to facilitate its application and to remove certain defects. The Bill therefore provides for—

(1) a larger number of superior Military Authorities;

(2) extension of the time within which a suspended sentence must be considered;

(3) removal of doubt regarding the authority who has power to make an order under subsection (5) of section 3; and

(4) removal of doubt regarding the effect of a second unsuspended sentence on a former suspended one.

3. The Bill also provides that sentences which are still suspended when the Act comes to be in force shall be deemed to be remitted.

Bills.

The 23rd August 1926.

C. C. MONRO, General,
Commander-in-Chief in India.

A. F. MUDDIMAN,

Secretary to the Govt. of India, Legislative Dept.

The following Bill was introduced in the Indian Legislative Council on the 19th September 1914—

No. 18 of 1914.

A Bill further to amend the Indian Defence Force Act, 1917.

WHEREAS it is expedient further to amend the Indian Defence Force Act, 1917; His Highness has been pleased to enact as follows:—

- Enacted.* 1. This Act may be called the Indian Defence Force (Further Amendment) Act, 1914.
2. After section 11 of the Indian Defence Force Act, 1917, the District following section shall be inserted, namely:—
- 11-A. Any European British subject who for the time being has attained the age of 30 years and offers himself for enrolment for general military service or local military service, and may be enrolled accordingly in the prescribed manner, and any person so enrolled shall be liable to all the obligations imposed on persons deemed to be enrolled for general military service or local military service within the meaning of this Act as the case may be, and shall continue to be so liable until relieved thereof in the prescribed manner."

STATEMENT OF OBJECTS AND REASONS.

One of the recommendations of the War Resources Committee was to the effect that European British subjects in India of over fifty years of age, who voluntarily offer their services for general or local service and for whom suitable employment can be found, should be allowed voluntarily to be enrolled under the Indian Defence Force Act. The Bill provides for a small amendment to that Act so as to give effect to the recommendation.

Bombay,
The 29th August 1914.

C. D. MONRO, Genl.,
Commander-in-Chief in India.

A. F. MUDDIMAN,
Secretary to the Government of India.

The following Bill was introduced in the Indian Legislative Council on the 11th September 1918:—

No. 20 of 1918.

A Bill to take power to prohibit the alteration, except with the sanction of the Governor-General in Council, of articles of association which restrict foreign interests in certain Companies, and to provide for other purposes connected therewith.

Whereas it is expedient to take power to prohibit the alteration, except with the sanction of the Governor-General in Council, of articles of association which restrict foreign interests in certain Companies, and to provide for other purposes connected therewith; It is hereby enacted as follows:—

1. This Act may be called the Indian Companies (Foreign Interests) Act, 1918.

2. (1) In this Act—

Definition

(a) the expression "British subject" has the same meaning as in section 17 of the British Nationality and Status of Aliens Act, 1914, but shall include any person who holds a certificate of naturalization as a British subject granted under any Act of the Governor-General in Council for the time being in force, and any association incorporated in any part of His Majesty's dominions: Provided that the said expression shall for the purposes of this Act be deemed to apply to any subject of a State in India;

(b) the expression "restrictive provision" means any provision in the articles of association of a company which, in the opinion of the Governor-General, is deemed to restrict or limit or has the effect of restricting or limiting the share or shares or interest which may be held, or the rights, powers or authority which may be exercised upon or exercised by or on behalf of persons other than British subjects in the company, or in respect of the control, management or direction of the affairs thereof.

(2) All words and expressions used in this Act and defined in the Indian Companies Act, 1913, shall be deemed to have the meanings respectively attributed to them by that Act.

3. This Act shall apply to each company as the Governor-General in Council may, by notification in the Gazette of India, declare to be companies with restrictive provisions, and any such notification shall specify the restrictive provisions.

4. So long as a notification issued under section 3 is in force in respect of any company, notwithstanding anything to the contrary in any other Act—

(1) any alteration of the articles of association of the company affecting either directly or indirectly any restrictive provisions shall be of no effect until it has received the consent in writing of the Governor-General in Council;

(2) a resolution for the voluntary winding up of the company shall be of no effect unless the Governor-General in Council authorizes or sanctions it by a written consent;

(3) any Court which has jurisdiction to wind up the company may, in its discretion refuse to make a winding up order. In the exercise of its discretion, the Court shall be guided by the considerations whether the winding up is desirable with a view to the discontinuance of the undertaking, or in view to continuing the undertaking free either wholly or in part from any restrictive provision;

(4) the Governor-General in Council in giving consent, or the Court in making a winding up order, as the case may be, may impose such terms or conditions for giving effect to the purposes of this Act as he or it thinks fit.

STATEMENT OF OBJECTS AND REASONS.

It is considered desirable that companies which, during the war, have been reconstituted in India on lines suggested by the Government of India and that new companies, whose business is of importance to the security of India and of the British Empire as a whole, should be prevented from altering their articles of association in such a way as to bring them under the control of foreign interests. It is therefore proposed that the provisions in the articles of association of such companies, which are deemed to restrict or limit or have the effect of restricting or limiting the share or shares or interest to be held, or the powers to be exercised by persons other than British subjects, should not be altered without the consent of the Governor-General in Council. Similar legislation in the United Kingdom has resulted in the Companies (Foreign Interests) Act, 1911 (12 and 13 Geo. 5, Ch. 15), which prohibits the alteration of restrictive articles of this nature without the permission of the Board of Trade. Clauses 2 and 4 (1) of the Bill are designed to give effect to this proposal, and the material modifications of clause 4 have been inserted to prevent evasion of this provision by voluntary liquidation on the part of the companies concerned.

ENCL.
The 15th July 1918

G. S. BARNES.

A. P. MUEDEMANN,
Secretary to the Government of India.

The following Report of the Select Committee on the Bill to take powers to provide for the cheap supply of cotton cloth to the poorer classes of the community was presented to the Indian Legislative Council on the 15th September 1915:—

1. We, the undersigned Members of the Select Committee to which the Bill to take powers to provide for the cheap supply of cotton cloth to the poorer classes of the community was referred, have considered the Bill, and have now the honour to submit this our Report, with the Bill as amended by us accepted thereto.

2. The Hon'ble Sir Fazlulohy Commissioner urged the necessity of standard cloth being marked in such a way as to be recognisable by even the most delicate classes and the desirability of such mark being woven into the whole length of the fabric. We recognise that this point is one of very considerable practical importance, and we have therefore inserted a special power (2) in sub-clause (f) of clause 4 giving the Controller power to prescribe the manner in which standard cloth shall be marked and have also modified clause 8 of the Bill so as to provide means of any prescribed mark. With reference to clause 4 (2) it was further suggested that definite provision should be inserted in the Bill making it clear that a manufacturer might at his own risk pass on his obligation to any persons standard cloth to another manufacturer by such private arrangement as he thought fit. It appeared to us that there was no objection to this course, on the understanding that the responsibility for the supply of the cloth remained with the manufacturer on whom the order under the Bill was made. We have, therefore, made a slight modification in (2), now (c), of the same sub-clause and a consequential alteration in clause 8.

We discussed at some length the question of the power given by the Bill to the Controller to fix different prices in the most different localities in the same locality. It was pointed out, and this view was accepted by the Committee, that in actual circumstances the Controller should fix a set rate governing all in the same locality, but it was suggested that under exceptional conditions this might not be possible. We have accordingly modified the power in (5), now (d), of the same sub-clause to indicate the view that it is only in special circumstances that the Controller shall exercise the power of discriminating between different localities in the same locality. The power of entry and inspection given by (4) of the same sub-clause in the Bill as referred to us was retained by some of the non-official Members of the Committee as unnecessary, and likely to be unduly harassing. The Committee were prepared to accept the view that the clause should be struck out, not only for this reason, but also because the other powers conferred on the Controller would enable him to compel manufacturers to produce such information as he considered necessary. We have accordingly deleted the provision in question.

3. We consider that the relations between the Controller and his Advisory Committee which are contemplated by clause 5 need revision, and we have accordingly amended that clause so as to provide that, where the majority of the Committee who have been consulted by the Controller differ from his opinion, the matter must be referred to the Government of India.

4. With reference to clause 6, we think we ought to indicate in the Bill itself the importance which we attach to wide publication for public information of orders passed by the Local Government fixing prices of standard cloth, and we have amplified the provisions of this clause accordingly.

5. There is a point which arises in connection with clause 10 which we should like to mention, although we have not thought it necessary to amend the Bill, namely, the desirability of providing that persons licensed to sell standard cloth should maintain and display in their place of business notice or list of the authorised prices. This, we think, can be sufficiently provided for by a condition to be annexed to the license, but we desire to refer to it here in order that the matter may not be lost sight of.

6. At the suggestion of our colleagues, the Hon'ble Mr. Sharma, we have increased the penalty imposed by clause 12 (2) from three to six months, as we agree with him that the maximum penalty provided in the Bill is hardly sufficient to indicate what we regard as the gravity of an offence against this clause.

7. With the exception of trifling drafting changes, to which we need not allude in detail, we have not otherwise modified the Bill.

8. We think that the Bill has not been so altered as to require re-publication, and we recommend that it be passed as now amended.

G. S. BARNER
G. R. LOWNDER
FAZLUSHOY CURRIMBHROY,
SITA NATH BOY,
A. F. MUMMAN.
D. F. WACHA,*
B. N. SARMA.
W. A. IRONSIDE.
H. V. LOVATT.
C. K. LOW.

DATED BOMBAY,
The 25th September 1928.

* We sign this Report concurring to transmit the Bill, if so ordered, at serving as a member of a select committee on the Bill dealing with the question of standard contracts.

FAZLUSHOY CURRIMBHROY,
D. F. WACHA.

Bill No. 1928.

(As AMENDED BY THE SELECT COMMITTEE.)

[Words printed in *Italics* indicate the amendments suggested by the Select Committee.]

A Bill to take power to provide for the cheap supply of cotton cloth to the poorer classes of the community.

WHEREAS it is expedient to take power for the purpose of encouraging or maintaining the supply, at reasonable rates, to the poorer classes of the community, of cotton cloth manufactured in this country; It is hereby enacted as follows:—

Enactments

1. This Act may be cited the Cotton Cloth Act, 1911.

2. In this Act, unless there is anything repugnant to the subject

Definitions.

or context,—

(a) "Controller" means a Controller appointed under this Act;

(b) "Cotton cloth" means cotton cloth manufactured in this country;

(c) "Standard cloth" means any kind of cotton cloth which a Controller may from time to time declare to be standard cloth.

3. The Governor General in Council may by notification in the Gazette of India, appoint one or more persons as he may think fit to be Controllers for the purposes of this Act, and shall specify in any such notification the area in which any Controller so appointed shall exercise his powers.

4. (1) Whenever it appears to a Controller that such a course is necessary or expedient for the purpose of encouraging or maintaining the supply of standard cloth, at reasonable rates to the poorer classes of the community, he may (subject to this Act and the rules made thereunder and to the sanction of the Governor General in Council) make provision as special orders regulating or giving directions within the area in which he is empowered, with respect to the manufacture, transport, distribution and sale or purchase of, or other dealings in, cotton cloth.

(2) Without prejudice to the generality of the foregoing power, orders may be made by a Controller—

(a) excluding and defining the classes of standard cloth;

(b) prescribing distinctive trademarks which shall be worn by, and on or otherwise displayed upon, different classes of standard cloth;

(c) requiring any person, who voluntarily manufactures cotton cloth, or manufactures or provides for the manufacture of, standard cloth in such quantity, of such quality and by such date as the Controller may direct;

(d) fixing the prices to be paid to the manufacturer for standard cloth or for any particular class of standard cloth, and providing for the payment thereof as delivery;

Provided that in fixing prices the Controller shall have regard to the cost of production and to the likelihood of a reasonable profit, without necessarily taking into consideration the market price.

Provided further that the Controller may fix different prices in the case of different localities or of special reasons exist, or respect of different manufacturers in the same locality.

5. Where a Controller is appointed in exercise of the power conferred by section 3, the Governor General in Council shall appoint a Committee consisting of such number of persons having knowledge of the action on cotton cloth trade as he thinks fit to assist the Controller with their advice in the performance of his duties. Before a Controller issues any order defining and defining the classes of standard cloth or fixing the prices to be paid to the manufacturer, he shall consult the Committee, and he may consult the Committee on any other matter connected with his duties.

Provided that if the opinion of the majority of members of the Committee who are present at any meeting in favour of the issue of any order, the Controller shall, if he does not accept the Committee's advice, refer the matter for the decision of the Governor General in Council.

6. Where, by an order made in the exercise of powers conferred by section 4, the Controller has directed a manufacturer to manufacture, or provide for the manufacture of standard cloth and has fixed the price therefor, the manufacturer shall deliver the same at such time and place and in such manner as the Controller may specify from time to time, and the Controller shall pay or cause to be paid to the manufacturer the said price, together with the freight, if any, actually paid by the manufacturer.

7. Subject to the control of the Governor General in Council a Controller may, from time to time by order in writing, delegate all or any of his powers conferred by such conditions and restrictions as may be prescribed therein.

8. If any person acts in contravention of or, without reasonable cause, fails to comply with the provisions of any order made under section 4, or contravenes upon any cloth a distinctive trademark provided by the Controller, such person shall be punishable with imprisonment which may extend to six months, or with fine or with both.

Penalty for contravention of section 4 or section 8

9. (1) The Local Government shall, if standard cloth is sold in the province, by order in writing which shall be notified in the local official gazette, fix the price at which alone standard cloth or any class of standard cloth shall be sold to the public.

(2) Orders may be made fixing different prices for different localities or for different methods of sale.

(3) Every such order shall be published in such manner as the Local Government may consider to be best adapted for bringing the prices as fixed to the notice of the public.

10. (1) No person shall sell or keep, offer or expose for sale to the public, standard cloth otherwise than at such price as may be fixed by the Local Government and in accordance with the terms and conditions of a licence issued in this behalf.

(2) If any person contravenes the provisions of sub-section (1), he shall be punishable with imprisonment which may extend to six months, or with fine or with both.

11. A licence for the sale of standard cloth shall be granted by such authority, in such form and subject to such conditions as the Local Government may prescribe by rules made under this Act.

12. (1) The Governor General in Council may make rules—

(a) prescribing the powers and duties of the Controller;
(b) prescribing the manner in which the Controller's orders shall be published or served as the case may be, and

(c) generally giving effect to the provisions of this Act.

(2) The Local Government shall, if standard cloth is sold in the province, make rules prescribing the authority by which, the form in which and the conditions under which, any licence or class of licences for the sale of standard cloth shall be granted.

(3) Rules made under this Act shall be published in the Gazette of India or the local official gazette, as the case may be, and in each publication shall have effect as if enacted in this Act.

13. No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done under this Act.

14. All powers given by this Act shall be in addition to and not in derogation of any other powers conferred by or under any enactment, and all such powers may be exercised in the same manner and by the same authority as if this Act had not been made.

A. P. MUDULMAN,
Secretary to the Government of India.

The following Bill was introduced in the Indian Legislative Council on the 15th of September 1915 :—

No. 22 of 1915.

A Bill to provide that certain persons deemed to be enrolled under the Indian Defence Force Act, 1917, shall be liable to serve on call without the limits of India on terms more liberal, and that when so serving they shall be subject to the said Act.

Whereas it is expedient to provide that certain persons deemed to be enrolled under the Indian Defence Force Act, 1917, shall be liable to serve on call without the limits of India as in 1915, within those limits, and that when so serving they shall be subject to the said Act, and that for this purpose it is necessary further to amend the said Act: It is hereby enacted as follows :—

1. This Act may be called the Indian Defence Force (Foreign Service) Amendment Act, 1915.

2. In subsection (2) of section 1 of the Indian Defence Force Act, 1917 (hereinafter referred to as the said Act), the following words shall be added, namely :—
"and to persons deemed to be enrolled under section 2 of this Act whether within or without the limits of India."

3. In section 6 of the said Act for the words "to serve in any part of India," the words "to serve within or without the limits of India" shall be substituted.

STATEMENT OF OBJECTS AND REASONS.

It has been brought to the notice of Government that there is a general feeling among European British subjects in India that they should, in respect of liability to military service, be under equal obligations as appears to obtain in Great Britain and other parts of the British Empire, and the expansion of the scope of military service imposed by the Indian Defence Force Act has been suggested as a means to satisfy this sentiment. At present, under the Indian Defence Force Act, persons who are deemed to be enrolled for general military service are liable to service within Indian territorial limits only, and the Bill accordingly provides for making them liable to serve in any place whether within or without those limits.

Stalk, the 11th September 1916.

G. C. MONRO, General,
Commander-in-Chief in India.

The following Bill was introduced in the Indian Legislative Council on the 10th September 1918 —

No. 22 of 1918.

A Bill to provide that certain brass coins issued outside British India shall be legal tender in British India.

WHEREAS it is expedient to provide that certain brass coins issued outside British India shall be legal tender in British India; It is hereby enacted as follows:—

1. This Act may be called the Brass Coins (Legal Tender) Act, 1918.

2. (1) Where brass coins of any of the denominations specified in section 8 of the Indian Coinage Act, 1906, are issued outside British India at the request of the Governor General in Council, and the Governor General in Council is satisfied that such coins are in accordance with the requirements of section 8 and of any notification for the time being in force under section 19 of the said Act, he may by notification in the Gazette of India direct the issue of any such coins, and thenceforth any such coins shall be legal tender in payment or on account in the same way and to the same extent as if they were coins referred to in section 14 of the said Act, and the provisions of the said Act shall apply accordingly.

(2) Every coin which is declared to be legal tender by sub-section (1) shall be deemed to be Queen's coins within the meaning of section 230 of the Indian Penal Code.

STATEMENT OF OBJECTS AND REASONS.

It is of importance to enable the Indian Mint to increase the rate of output of rupees from the large supplies which the Government of India are at present obtaining. One method of effecting this is to arrange for the coinage elsewhere of the Indian coinage which is at present coined out by the Calcutta Mint. An arrangement has accordingly been entered into with His Highness the Nizam of Hyderabad for the coinage for the present, at the Hyderabad Mint of brass one pie or quarter anna pieces. In order to make the piece an actual legal tender within British India, legislation is required, since under section 14 of the Indian Coinage Act, 1906 (11 of 1906), read with section 4 thereof, only coins coined at the Mint established under the Indian Coinage Act are legal tender within British India. It is accordingly proposed by the present Bill that where the brass coins specified in the Indian Coinage Act are coined outside British India at the request of the Governor General in Council and the Governor General in Council is satisfied that such coins are in accordance with the requirements of the Act and of any notification for the time being in force thereunder, he may, by notification in the Gazette of India, direct the issue of any such coins, and these shall thenceforth be legal tender in the same manner as if they had been coined under the provisions of the Indian Coinage Act.

Sindh, the 2nd September 1918.

W. S. MEYER.

A. P. MUDDIMAN,
Secretary to the Government of India.

The following Bill was introduced in the Indian Legislative Council on the 26th September 1918:—

No. 24 of 1918

A Bill to provide that certain persons liable to military service under the Indian Defence Force Act, 1917, should be liable to perform war work.

Whereas it is expedient to provide that certain persons deemed to be entitled for military service under the Indian Defence Force Act, 1917, may be called upon to perform war work in the interests of the State and the Nation;

(1) That this Act may be called the Industrial Compulsion Act, 1918.

(2) It shall remain in force during the continuance of the war and for a period of six months thereafter.

2. In this Act, unless there is anything repugnant in the subject or context,—

"industrial work" means any member of the Indian Defence Force who has been called upon to perform war work in accordance with the provisions of this Act;

"Government control" means any form of Government control by which an industrial concern is controlled in respect of output and profits;

"member of the Indian Defence Force" means any person deemed to be entitled for general or local military service under section 3 or 4 as the case may be, of the Indian Defence Force Act, 1917, whether such person is or is not the holder of a certificate of exemption granted under that Act;

"prescribed" means prescribed by rules made under this Act;

"selection committee" means any authority constituted under the Indian Defence Force Act, 1917, for the purpose of selecting in the selection of persons to be called out for general military service under that Act; and

"war work" means work in connection with the prosecution of the present war which—

(a) requires special technical knowledge and training; and

(b) is work in an industrial concern owned or by Government or under Government control.

3. Subject to the provisions of this Act, every member of the Indian Defence Force who has been selected for any industrial work and has special technical knowledge thereof shall be liable to be called upon to perform war work.

Selection of persons to perform war work.

4. (1) If the prescribed authority is of opinion that—

(a) it is necessary in the public interest to call upon industrial workers and

(b) persons subject to the liability imposed by section 3 are resident in any area for which a selection committee has been or may hereafter be constituted,

such authority may, by order in writing, require the selection committee of that area to select such number of such persons for such war work as it may specify as the requirement.

(2) When any requisition is made under sub-section (1), the prescribed authority shall at the same time furnish the selection committee with all available information necessary to enable it to carry out its duties under this section.

(3) The selection committee shall, as far as may be, comply with any requisition under sub-section (1), and shall report the names of the persons selected by it to the prescribed authority, and shall indicate on what class of war work such persons should be employed.

5. Every member of the Indian Defence Force shall, if so called upon by notice in writing, attend the selection committee at such time and place as may be specified in the notice, and shall be legally bound to answer any question relating to himself or his employment which may be put to him by the selection committee for the purposes of this Act, and the selection committee when exercising its powers under this Act shall be deemed to be a public meeting within the meaning of the Indian Penal Code.

6. The prescribed authority may serve on any person whose name has been reported by the selection committee, in accordance with the provisions of section 4 (2), a notice in writing calling upon him to perform any war work of the nature indicated by the selection committee in respect of such person, and the service of the notice shall constitute such person an industrial worker.

7. Every member of the Indian Defence Force who at the commencement of this Act is employed on war work shall continue in his employment unless he ceases on the procurement of the prescribed authority to leave that work and, until he receives such permission, shall be deemed to be an industrial worker.

8. Every industrial worker shall be subject to the following liabilities,—

(a) If he is a person deemed to be entitled for general military service under section 3 of the Indian Defence Force Act, 1917, he shall be liable to perform war work in any part of India, and shall be deemed to have been called out for general military service under the Indian Defence Force Act, 1917 and the Arms Act, and any orders, rules or regulations made thereunder or under the Indian Defence Force Act, 1917, shall apply to him as if they applied with such modifications or restrictions as may be prescribed.

(b) If he is a person deemed to be entitled for local military service under section 4 of the Indian Defence Force Act, 1917, he shall be liable to perform war work in any part of India, and shall be deemed to have been called out for general military service under the Indian Defence Force Act, 1917 and the Arms Act, and any orders, rules or regulations made thereunder or under the Indian Defence Force Act, 1917, shall apply to him as if they applied with such modifications or restrictions as may be prescribed.

(c) If he is a person deemed to be entitled for local military service under section 4 of the Indian Defence Force Act, 1917, he shall be liable to perform war work in any part of India, and shall be deemed to have been called out for general military service under the Indian Defence Force Act, 1917 and the Arms Act, and any orders, rules or regulations made thereunder or under the Indian Defence Force Act, 1917, shall apply to him as if they applied with such modifications or restrictions as may be prescribed.

(d) If he is a person deemed to be entitled for local military service under section 4 of the Indian Defence Force Act, 1917, he shall be liable to perform war work in any part of India, and shall be deemed to have been called out for general military service under the Indian Defence Force Act, 1917 and the Arms Act, and any orders, rules or regulations made thereunder or under the Indian Defence Force Act, 1917, shall apply to him as if they applied with such modifications or restrictions as may be prescribed.

(b) If he is a person deemed to be recruited for local military service, under section 4 of the Indian Defence Force Act, 1917, he shall be liable to perform war work in the local area prescribed in pursuance of the proviso to section 7 of the said Act, and shall be deemed to have been called out for the purposes of section 4A of the said Act, within the meaning of the said Act, and shall be liable to such further obligations as may be prescribed.

Duration of exemption in which is war work.

9. If any question arises whether any work is war work within the meaning of this Act, a certificate signed by a Secretary to the Government of India shall be conclusive on the point.

Recommendation for local industrial workers.

10. Every industrial worker shall receive such reasonable remuneration as the Governor General in Council may by general or special order in writing determine.

Provided that, in determining the rate of remuneration, the Governor General in Council shall have regard to the character and nature of the war work which the industrial worker has been called upon to perform.

Exemption of industrial workers from military service.

11. No industrial worker shall, so long as he is engaged in war work, be required to perform any kind of military service.

Power to make rules.

12. (1) The Governor General in Council may make rules for carrying into effect the provisions of this Act.

(2) In particular and without prejudice to the generality of the foregoing power, rules made in pursuance of this section may provide for—

(a) the manner and form in which any order or notice under this Act shall be given or served,

(b) the procedure to be followed by selection committees in performing their duties under this Act, and

(c) any other matter which by this Act has to be provided for.

(3) All rules made under this Act shall be published in the Gazette of India, and on such publication shall have effect as if enacted in this Act.

STATEMENT OF OBJECTS AND REASONS.

Certain industries of national importance, which are essential to the maintenance of the forces in the field, are steadily expanding on a large scale, necessitating the employment of men with special technical knowledge and training in a wide concentration with such expansion. It is becoming increasingly difficult to obtain the services of specialists from the United Kingdom, and it is proposed to utilize to the fullest extent the services of those who are in India. The Bill is designed to give effect to this proposal.

Briefly, the Bill provides for taking power by an order in writing to require any member of the European portion of the Indian Defence Force, whether in possession of an exemption certificate or not, to take up or continue any employment in any industry declared to be of national importance by the Governor General in Council. Provision is made in respect of those such an order has been made will be deemed to have been called out for general military service, or to have been called upon to perform actual military duty, as the case may be, according to they belong to the general military service or local military service class.

It is not intended to exercise this power, except for the purposes of Government service and industrial concerns under Government control. It is proposed to make provision for the payment of reasonable allowances to persons employed on technical work, and to utilize the services of the Selection Committees formed under the Indian Defence Force Act for dividing Government as regards industrial cases.

SIMLA,
The 23rd September 1918

C. G. MONRO, General,
Commander-in-Chief in India.

A. E. MUDDIMAN,
Secretary to the Government of India.

Acts of the Indian Legislative Council assented to by the Governor-General.

The following Act of the Indian Legislative Council received the assent of the Governor-General on the 12th September 1918, and is hereby promulgated for general information:—

ACT No. XIII of 1918.

An Act to provide that silver held on behalf of the Secretary of State for India in Council or the Governor-General in Council may, if so held in the United States of America or in course of transmission therefrom, be deemed to be part of the reserve referred to in section 19 of the Indian Paper Currency Act, 1910.

Whereas it is expedient, owing to the present war, to provide that silver held on behalf of the Secretary of State for India in Council or the Governor-General in Council may, if so held in the United States of America or in course of transmission therefrom, be deemed to be part of the reserve referred to in section 19 of the Indian Paper Currency Act, 1910; It is hereby enacted as follows:—

Short title and date.

1. (1) This Act may be called the Indian Paper Currency Act, 1918.

(2) It shall remain in force during the continuance of the present war, and for a period of six months thereafter.

Definition.

2. In this Act—

"Silver" means silver coin or silver bullion.

Power to deposit that silver held in the United States of America or in course of transmission therefrom be deemed to be part of the reserve referred to in section 19 of the Indian Paper Currency Act, 1910.

3. Notwithstanding anything contained in the Indian Paper Currency Act, 1910, the Governor-General in Council may, by order in writing, direct—

(a) that silver held in the United States of America on behalf of the Secretary of State for India in Council or the Governor-General in Council, shall be deemed to be part of the reserve referred to in section 19 of the said Act; or

(b) that silver in course of transmission from the United States of America, which is, at the commencement of such transmission or at any period thereafter, held on behalf of the Secretary of State for India in Council or the Governor-General in Council for transmission to India shall, during the period it is so held, be deemed to be part of the reserve referred to in section 19 of the said Act.

Repeal of Ordinance No. 1 of 1918.

4. The Indian Paper Currency Ordinance, 1918, is hereby repealed.

A. F. MUDDIMAN,

Secy. to the Govt. of India, Legislative Dept.

(Published by order of His Excellency the Governor in Council)

N. E. MARJORIBANKS,

Acting Secy. to Govt., L. & M. (Legislative) Dept.

The following Act of the Indian Legislative Council received the assent of the Governor-General on the 12th September 1918, and is hereby promulgated for general information:—

ACT No. XIV of 1918.

An Act to provide for the coinage of a gold coin of the India referred to in the Indian Coinage Act, 1906.

WHEREAS it is expedient to provide for the coinage of a gold coin at the Mint in India, referred to in the Indian Coinage Act, 1906; It is hereby enacted as follows:—

1. (1) This Act may be called the Gold Coinage Act, 1918.

(2) It shall remain in force during the continuance of the present war, and for a period of six months thereafter.

2. All words and expressions used in this Act and defined in the Indian Coinage Act, 1906, shall be deemed to have the meanings respectively attributed to them by that Act.

3. The following gold coin shall be coined at the Mint for issue under the authority of the Governor-General in Council, namely: a gold mohar or fifteen-rupee piece.

4. The standard weight of the said gold mohar shall be 125.27647 grains troy. Its standard fineness shall be as follows, namely: eleven-twelfths fine gold and one-twelfth of alloy.

Provided that, in the making of the coin, a remedy shall be allowed not exceeding one-fifth of a grain in weight and two-thousandths in fineness.

5. The Governor-General in Council may, by notification in the *Gazette of India*, direct the issuing and issuing of gold mohars and determine the dimensions of, and designs for, such coins.

6. The gold mohar shall be a legal tender in payment or on account, at the rate of fifteen rupees for one gold mohar:

Provided that the coin—

(a) has not lost in weight so as to be of less weight than 122½ grains, and

(b) has not been defaced.

7. (1) Where any gold mohar which has been coined and issued under the authority of the Governor-General in Council is tendered to any person authorized to act under section 16 of the Indian Coinage Act, 1906, and such person has reason to believe that the coin—

(a) has been diminished in weight so as to be of less weight than 122½ grains, or

(b) has been defaced,

he shall, by himself or another, cut or break the coin.

(2) A person cutting or breaking coin under the provisions of sub-section (1) shall return the pieces to the person tendering the coin who shall bear the loss caused by such cutting or breaking.

Provided that, in the case of a defaced coin, if the person so cutting or breaking has reason to believe that the coin has not been fraudulently defaced within the meaning of section 18 of the Indian Coinage Act, 1906, and the coin is not of less in weight than 122½ grains, he shall receive and pay for the coin at its nominal value.

8. The provisions of section 20 of the Indian Coinage Act, 1906, shall apply in the case of gold mohars as if that section referred to gold coin and gold bullion, and any person authorized under that section may exercise in respect of gold mohars the powers conferred thereby.

9. The Governor-General in Council may make rules to carry out the purposes and objects of this Act.

10. No suit or other proceeding shall lie against any person in respect of anything done in good faith done, or intended to be done under, or in pursuance of the provisions of, this Act.
11. The Gold Coinage Ordinance, 1918, is hereby repealed.

Signed at Colombo this 11th day of October 1918.

A. P. MUDIMAN,

Secretary to the Govt. of India, Legislative Dept.

(Republished by order of His Excellency the Governor in Council.)

N. E. MARJORIBANKS,

Acting Secretary to Govt., L. & M., (Legislative Dept.).

The following Act of the Indian Legislative Council received the assent of the Governor General on the 12th September 1918, and is hereby promulgated for general information:—

ACT No. XV of 1918.

An Act to terminate doubts which have arisen as to the continuance in force of notifications, orders and rules made or issued under the Enemy Trading Ordinance, 1916.

WHEREAS doubts have arisen as to the continuance in force of notifications, orders and rules made or issued under the Enemy Trading Ordinance, 1916, after the repeal of the said Ordinance by the Enemy Trading Act, 1918, and it is expedient to terminate such doubts; it is hereby enacted as follows:—

1. This Act may be called the Enemy Trading Orders (Validation) Act, 1918.

2. Every notification, order or rule which was made or issued under any provision of the Enemy Trading Ordinance, 1916, and which was in force immediately prior to the repeal of the said Ordinance, shall be deemed to have continued in force notwithstanding such repeal, and to have been made or issued under the Enemy Trading Act, 1918.

Orders made under the Enemy Trading Ordinance to be deemed to be, and always to have been, in force.

1 of 1918.

A. P. MUDDIMAN,
Secy. to the Govt. of India, Legislative Dept.

The following Act of the Indian Legislative Council received the assent of the Governor-General on the 20th September 1918, and is hereby promulgated for general information:—

Act No. XVI of 1918.

An Act to provide for the immediate effect for a limited period of Bills introduced into the Indian Legislative Council which impose or vary certain taxation.

WHEREAS it is expedient to provide for the immediate effect for a limited period of Bills introduced into the Indian Legislative Council which impose or vary certain taxation; It is hereby enacted as follows:—

enactment

1. This Act may be called the Provisional Collection of Taxes Act, 1918.

2. When a Bill is introduced into the Indian Legislative Council by a Member of the Executive Council of the Governor-General, and such Bill provides for the imposition or variation of any tax in the nature of customs or excise duties, and there is inserted therein a declaration that it is expedient in the public interest that the Bill should have temporary effect under the provisions of this Act, the Bill shall, for the period limited by this section and subject to the provisions of this Act, have effect from the date of its introduction as if it were an Act of the Governor-General in Council:

Provided that the Bill shall cease to have such effect if it is rejected by the said Council, or is not passed into law within thirty days from the date of introduction:

Provided further that, if the Bill is passed into law by the said Council in a modified form, the Bill shall be deemed to have effect under this Act as so modified.

3 (4) Where under this Act a Bill to which this Act applies ceases to have effect thereunder, any money paid in pursuance of the Bill shall be repaid or made good, and any deduction made in pursuance of the Bill shall be deemed to be an unauthorized deduction.

(5) Where the tax imposed by the Bill is modified by the Act passed by the Indian Legislative Council, any money which has been paid in pursuance of the Bill which would not have been payable under the new conditions affecting the tax shall be repaid or made good; and any deduction made in pursuance of the Bill shall, so far as it would not have been authorized under the new conditions affecting the tax, be deemed to be an unauthorized deduction.

A. P. MUDDIMAN,

Secretary to the Government of India.

Act No. XVII of 1918.

An Act to restrict temporarily the persons who may engage in business connected with certain non-ferrous metals and metallic ores.

WHEREAS it is expedient to restrict temporarily the persons who may engage in business connected with certain non-ferrous metals and metallic ores; It is hereby enacted as follows:—

Short title, extent, commencement and date. 1. (1) This Act may be called the Indian Non-ferrous Metal Industry Act, 1918;

(2) It extends to the whole of British India, including British Baluchistan;

(3) It shall come into force on the first day of October, 1918; and

(4) It shall be in force during the continuance of the present war, and for a period of five years thereafter.

Enactment. 2. (1) In this Act, unless there is anything repugnant in the subject or context,—

(a) "Indian company" means a company as defined in section 2 of the Indian Companies Act, 1913.

(b) "Licensee" means a licensee granted under this Act, and "licensee" and "licensee" have corresponding meanings.

(c) "Prescribed" means prescribed by rules made under this Act.

(d) The expression "share warrants to bearer" includes any bearer securities which confer on the holder thereof any voting power with respect to the management of the company.

3. The metals and ores to which this Act applies are zinc, copper, tin, lead, nickel and aluminium and any other non-ferrous metals and ores to which this Act may be applied by the Governor General in Council by notification in the Gazette of India:

Metals and ores to which this Act applies. Provided that the expression "metal" shall not include metal which has been subjected to any manufacturing process, except such as may be prescribed; and that the expression "ore" shall include concentrates, matters, precipitates and other intermediate products.

Prohibition against dealing in certain metals without a licence. 4. (1) It shall not be lawful for any person, after the expiration of six months from the commencement of this Act or such longer period, as the Governor General in Council may generally or in any particular case allow, to carry on the business of winning, extracting, smelting, dressing, refining or dealing by way of wholesale trade in metal or metallic ore to which this Act applies, unless licensed to do so in accordance with the provisions of this Act:

Provided that the purchase or sale of metal shall not be deemed to be dealing in such metal where such purchase or sale is incidental only to the trade carried on by the purchaser or seller:

Provided further that no licence shall be required when the winning, extracting, smelting, dressing, refining, or dealing is carried on wholly outside India.

(2) In the case of a person with respect to whom any of the conditions set forth in the schedule apply, or who is controlled by a person in respect of whom any such conditions apply, no licence shall be granted, unless the Governor General in Council is of opinion that the grant of a licence is expedient.

(3) Save as provided in sub-section (2) any person carrying on or proposing to carry on a business in which sub-section (1) applies shall, on making application to the Local Government in the prescribed manner, and on furnishing such information and allowing inspection of such books and documents as the Local Government require, and on payment of the prescribed fee, which shall not exceed rupees fifteen, be entitled to a licence.

(4) A licence shall remain in force unless and until it is suspended or revoked.

(5) The Governor General in Council may revoke or suspend any licence granted in accordance with sub-section (3) if he is satisfied that such a course is expedient, or any licence granted under sub-section (3) if he is satisfied, on grounds not before the Local Government at the time the licence was granted, that the licensee is or has become subject to any of the conditions set forth in the schedule.

(6) The decision of the Governor General in Council shall be final on the following questions, namely:—

- (a) whether or not the business carried on by any person is such as to require a licence or not; or
- (b) whether or not any of the conditions set forth in the schedule apply in respect of any person; or
- (c) whether or not any person is controlled by a person in respect of whom any such conditions apply.

(7) The Local Government shall publish in the prescribed manner the name of any person to whom a licence has been granted, or whose licence has been suspended or revoked under this Act.

5. (1) The Governor General in Council or the Local Government may, by order in writing, require the applicant for a licence or a licensee, or any person who, being a director, partner, manager or officer of, or the holder of or a person interested in shares or securities of, any company, or firm, which has applied for the grant of a licence, or in which a licence has been granted under this Act, or by whom the applicant or licensee is controlled, or being the manager of the business carried on by an individual applicant or licensee, is able to give any information as to the constitution, control or management of the company or firm, or the business carried on by the company, firm, or individual, or the beneficial interests of any person in such business or in any shares or securities of the company or firm, to furnish such information within such time as may be specified in the order.

(2) Any person authorized by the Governor General in Council or the Local Government in this behalf may, for the purpose of verifying or obtaining information of the nature referred to in sub-section (1), inspect any books and documents belonging to or under the control of such company, firm or individual, the inspection of which may reasonably be required for the said purpose.

6. (1) An Indian company carrying on any business to which section 4 (2) applies which has issued share warrants to bearer may give notice requiring the holders of such share warrants to surrender the same for cancellation, and to have their names entered in the register of members in respect of the shares included in such warrants.

(2) Such notice shall be given by advertisement in the Gazette of India and by any other method by which notice is or for the information of holders of share warrants to bearer are required to be given by the regulations of the company or the conditions of issue of such warrants.

(3) Where notice has been given under this section, no person shall, as holder of a share warrant, be entitled to attend or vote at any meeting of the company, and any dividends or interest which may become payable in respect of any shares represented by share warrants shall be retained by the company until such share warrants have been surrendered for cancellation.

7. (1) An Indian company carrying on any business to which section 4 (2) applies may give notice requiring a shareholder or debentureholder to make a declaration in writing duly signed with his usual signature as to the beneficial ownership of the shares or debentures standing in his name and as to the nationality of such beneficial owner.

(2) Such notice shall be given by any method by which notice is or for the information of holders of shares or debentures are required to be given by the regulations of the company or the conditions of issue of the debentures.

(3) Where notice has been given under this section, no person shall, as holder of a share, be entitled to attend or vote at any meeting of the company, and any dividends or interest which may become payable in respect of any shares or debentures shall be retained by such company until the shareholder or debentureholder shall have made such declaration as aforesaid.

(4) For the purposes of this section the expressions "shares" and "debentures" include stock and debenture stock, and "shareholder" and "debentureholder" have corresponding meanings.

8. No information as to any person or business obtained in accordance with the provisions of section 5 or section 7 shall be published or disclosed, except for the purposes of a prosecution under this Act.

Penalties.

9. (1) Any person who—

(a) carries on the business of writing, extracting, editing, drawing, editing or dealing in any metal or metallic ore in contravention of this Act; or

(b) refuses or neglects to furnish any information, which by an order under section 5 is required to be furnished, within the time specified in such order or knowingly furnishes any such information which is false in any material particular; or

(c) having the custody of any book or document which a person is authorized to inspect under section 5 refuses or neglects to produce the book or document for inspection; or

(d) fraudulently uses or permits to be fraudulently used any license issued under this Act; or

(e) makes a declaration in compliance with a notice under section 7 which is false, and which he either knows or believes to be false or does not believe to be true; or

(f) in contravention of section 8 knowingly publishes or discloses any information obtained in accordance with the provisions of this Act;

shall be punishable with imprisonment which may extend to three months, or with fine which may extend to two hundred rupees, or with both.

(2) Where the person guilty of an offence under this Act is a company, every director, manager, secretary and other officer thereof who is knowingly a party to the default shall also be guilty of the like offence and liable to the like punishment.

10. No court shall take cognizance of any offence punishable under this Act, unless the Local Government has by order in writing consented to the institution of the proceedings.

Enforcement of orders against the Act.

11. (1) The Governor General in Council shall make rules for the purpose of carrying into effect the provisions of this Act.

Power to make rules.

(2) In particular and without prejudice to the generality of the foregoing power, such rules shall provide for—

(a) the levying of fees in respect of licenses issued under this Act;

(b) excluding from dealings by way of wholesale trade within the meaning of this Act, dealings in quantities below such limits as may be specified generally or in respect of any particular metal or metallic ore; and

(c) any matter which under this Act may be prescribed.

SCHEDULE.*Interpretation.*

In this schedule 'Capital' in relation to a company means any shares or securities issued by the company which carry or would, if necessary formalities were complied with, carry any voting power with respect to the management of the company and shall also include debentures and debenture stock and money lent to the company.

'Hostile foreigner' means a subject of a State which is now at war with His Majesty.

'Association under hostile control' means any association—

(a) where the majority of the directors, partners, managing agents or the persons occupying any of these positions by whatever name called are hostile foreigners; or

(b) where the majority of the voting power is in the hands of persons who are hostile foreigners or who exercise their voting powers directly or indirectly on behalf of persons who are hostile foreigners; or

(c) where the control is by any means whatever in the hands of persons who are hostile foreigners; or

(d) where the executive is an association falling within any of clauses (a), (b), or (c) of this definition, or where the majority of the executive are appointed by, such an association.

Conditions.

1. That the person or the manager or principal officer employed by him, or where the person is a company or firm, that any director or partner or manager or other principal officer thereof is or has been a hostile foreigner, or an association under hostile control.

2. That, in the case of a company, any capital of the company is or was at any time after the 1st of October 1918, held by or on behalf of a hostile foreigner, or an association under hostile control:

§ 4 of Ord. 4. Provided that any stock or shares of the company vested in a custodian or other
 Ch. 10. person by virtue of any order made under the Trading with the Enemy Acts, 1914
 § 5 of Ord. 4. to 1916, or the Enemy Trading Act, 1915, or the Enemy Trading Act, 1916, or any
 Ch. 10. like enactment in force in any part of His Majesty's dominions shall be deemed to be
 § 4 of Ord. 4. so held.

§ 5 of Ord. 4. 3. That the person is or was at any time after the 1st October, 1918, party to
 Ch. 10. any agreement, arrangement or understanding which established or enabled a hostile
 § 5 of Ord. 4. foreigner or an association under hostile control to influence the policy or conduct of
 Ch. 10. the business.

§ 6 of Ord. 4. 4. That the person is or was after the 1st of October, 1918, interested, directly
 Ch. 10. or indirectly, to the extent of one-fifth or more of the capital, profits or voting power
 § 6 of Ord. 4. in any undertaking, whether or not in British India, engaged in any business to
 Ch. 10. which section 4 (1) applies in which hostile foreigners or an association or associations
 § 6 of Ord. 4. under hostile control are also interested, directly or indirectly, to the extent of one-
 Ch. 10. fifth or more of the capital, profits or voting power.

§ 7 of Ord. 4. 5. That the person is by any means whatever subject, directly or indirectly, to
 Ch. 10. the conduct of his business to the influence of a hostile foreigner or an association
 § 7 of Ord. 4. under hostile control.

§ 8 of Ord. 4. 6. That in the case of a company, the company has issued share warrants to
 Ch. 10. bearer and has not given notice requiring the holders of such share warrants to
 § 8 of Ord. 4. surrender the same for cancellation.

A. F. MUDDIMAN,

Secretary to the Government of India.

The following Act of the Indian Legislative Council received the assent of the Governor-General on the 20th September 1918, and is hereby promulgated for general information:—

Act No. XVIII of 1918

An Act to amend the Indian Army (Suspension of Sentences) Act, 1917.

WHEREAS it is expedient to amend the Indian Army (Suspension of Sentences) Act, 1917; it is hereby enacted as follows:—

Enactment.

1. This Act may be called the Indian Army (Suspension of Sentences) Amendment Act, 1918.

2. In clause (3) of section 2 of the Indian Army (Suspension of Sentences)

Amendment of section 2.
Act IV of 1917.

Act, 1917 (hereinafter referred to as the said Act), for the words "in which the offender, at the time of his conviction, was serving," the words "in which an offender is for the time being serving, or within the limits of whose command an offender who has been committed is for the time being undergoing his sentence" shall be substituted.

Amendment of section 3.
Act IV of 1917.

3. In section 3 of the said Act,—

(1) in sub-section (2) the words "or dismissed from the service (if liable to such dismissal)" shall be omitted;

(2) in sub-section (5) after the words "may be required," the words "by a superior military authority" shall be inserted;

(3) in sub-section (6) for the word "three," the word "four" shall be substituted;

(4) in sub-section (7), the words "and the prisoner, if liable to be dismissed from the service under section 15 of the principal Act, shall be forthwith dismissed from the service," shall be omitted;

(5) for sub-section (8) the following sub-section shall be substituted, to-wit:—

"(8) Where an offender, whilst a sentence on him is suspended under this Act, is sentenced for any other offence, then—

(a) if the further sentence is also suspended under this Act, the authority ordering such suspension may direct that the two sentences shall run either concurrently or consecutively; provided that the aggregate term of imprisonment to be served under two or more sentences shall not exceed fourteen consecutive years;

(b) if the further sentence exceeds three months and is not suspended under this Act, the offender shall be deemed to have been committed on the previous sentence from the date on which the further sentence was passed unless a superior military authority otherwise directs;

(c) where the sentence for such other offence is a sentence of transportation, then whether or not that sentence is suspended, any previous sentence of imprisonment which has been suspended shall be deemed as far as the period of such imprisonment does not exceed that of the transportation."

(6) in sub-section (9) for the figures "99," the figures "112" shall be substituted;

(7) after sub-section (9) the following sub-sections shall be added, to-wit:—

"(10) Sentences which are suspended under this Act when this Act comes to be in force shall be deemed to be remitted.

(11) Where a punishment of a criminal has been awarded by a court-martial in addition to a sentence to which this Act applies, then notwithstanding anything contained in the principal Act or in any rules made thereunder, such punishment shall not take effect until the completion of the sentence or until this Act comes to be in force, whichever is the earlier event.

Provided that, if a sentence is remitted under this Act the punishment of a criminal shall also be remitted."

A. P. MUDDIMAN,
Secretary to the Government of India.

The following Act of the Indian Legislative Council received the assent of the Governor-General on the 26th September 1918, and is hereby promulgated for general information:—

Act No. XIX of 1918.

An Act further to amend the Indian Defence Force Act, 1917.

WHEREAS it is expedient further to amend the Indian Defence Force Act, 1917; It is enacted as follows:—

Enactment

1. This Act may be called the Indian Defence Force (Further Amendment) Act, 1918.

Enactment of new section
21-A, in Act 12 of 1917.

2. After section 11 of the Indian Defence Force Act, 1917, the following section shall be inserted, namely:—

Enactment of Paragraph
British subjects above the
age of 55 years.

" 11-A. Any European British subject who for the time being has attained the age of 55 years may offer himself for enrolment for general military service or local military service, and may be enrolled accordingly in the prescribed manner, and any person so enrolled shall be liable to all the obligations imposed on persons deemed to be enrolled for general military service or local military service within the meaning of this Act, as the case may be, and shall continue to be so liable until relieved thereof in the prescribed manner."

A. P. MUDDIMAN,
Secretary to the Government of India.

The following Act of the Indian Legislative Council received the assent of the Governor-General on the 25th September 1918, and is hereby promulgated for general information:—

Act No. XX of 1918.

An Act to take power to prohibit the alteration, except with the sanction of the Governor-General in Council, of articles of association which restrict foreign interests in certain Companies, and to provide for other purposes connected therewith.

WHEREAS it is expedient to take power to prohibit the alteration, except with the sanction of the Governor-General in Council, of articles of association which restrict foreign interests in certain companies, and to provide for other purposes connected therewith; It is hereby enacted as follows:—

1. This Act may be called the Indian Companies (Foreign Interests) Act, 1918.

2. (1) In this Act—

Definition.

(a) the expression "British subject" has the same meaning as in section 17 of the British Nationality and Status of Aliens Act, 1914, but shall include any person who holds a certificate of naturalisation as a British subject granted under any Act of the Governor-General in Council for the time being in force, and any association incorporated in any part of His Majesty's dominions: Provided that the said expression shall, for the purposes of this Act, be deemed to apply to any subject of a State in India;

(b) the expression "restrictive provision" means any provision in the articles of association of a company which, in the opinion of the Governor-General in Council, is designed to restrict or limit or has the effect of restricting or limiting the share or shares or interest which may be held, or the rights, powers or authority which may be conferred upon or exercised by or on behalf of persons other than British subjects in the company, or in respect of the control, management or direction of the affairs thereof.

(c) All words and expressions used in this Act and defined in the Indian Companies Act, 1918, shall be deemed to have the meanings respectively attributed to them by that Act.

3. This Act shall apply to such companies as the Governor-General in Council may, by notification in the Gazette of India, declare to be companies with restrictive provisions, and any such notification shall specify the restrictive provisions.

4. So long as a notification issued under section 3 is in force in respect of any company, notwithstanding anything to the contrary in any other Act—

(1) no alteration of the articles of association of the company affecting either directly or indirectly any restrictive provision shall be of any effect until it has received the consent in writing of the Governor-General in Council;

(2) a resolution for the voluntary winding up of the company shall be of no effect unless the Governor-General in Council authorises or approves it by a written consent;

(3) any Court which has jurisdiction to wind up the company may, in its discretion, refuse to make a winding up order. In the exercise of its discretion the Court shall be guided by the consideration whether the winding up is bona fide with a view to the discontinuance of the undertaking, or is with a view to continuing the undertaking freed either wholly or in part from any restrictive provision;

(4) the Governor-General in Council is giving consent, or the Court is making a winding up order, as the case may be, may impose such terms or conditions for giving effect to the purposes of this Act as he or it thinks fit.

A. F. NUDDHMAN,
Secretary to the Government of India.

The following Act of the Indian Legislative Council received the assent of the Governor-General on the 26th September 1918, and is hereby promulgated for general information:—

Act No. XXI of 1918.

An Act to provide that certain persons deemed to be enrolled under the Indian Defence Force Act, 1917, shall be liable to serve as well without the limits of India as within those limits, and that when so serving they shall be subject to the said Act.

WHEREAS it is expedient to provide that certain persons deemed to be enrolled under the Indian Defence Force Act, 1917, shall be liable to serve as well without the limits of India as within those limits, and that when so serving they shall be subject to the said Act, and that for this purpose it is necessary further to amend the said Act; It is hereby enacted as follows:—

Short title.

1. This Act may be called the Indian Defence Force (Foreign Service) Amendment Act, 1918.

2. To sub-section (2) of section 1 of the Indian Defence Force Act, 1917, in which section (hereinafter called the said Act), the following words shall be added, namely:—^(a) and to persons deemed to be enrolled under section 3 of this Act whether within or without the limits of India."

3. In section 6 of the said Act for the words "to serve in any part of India," the words "to serve within or without the limits of India" shall be substituted.

A. P. MUDDIVAN,
Secretary to the Government of India.

Act No. XXII of 1913.

An Act to provide that certain bronze coins coined outside British India shall be legal tender in British India.

WHEREAS it is expedient to provide that certain bronze coins coined outside British India shall be legal tender in British India; It is hereby enacted as follows:—

1. This Act may be called the Bronze Coin (Legal Tender) Act, 1913.

2. (1) Where bronze coins of any of the denominations specified in section 3 of the Indian Coinage Act, 1905, are coined outside British India, at the request of the Governor General in Council, and the Governor General in Council is satisfied that such coins are in accordance with the requirements of section 9 and of any notification for the time being in force under section 10 of the said Act, he may, by notification in the *Gazette of India*, direct the issue of any such coins, and thereafter any such coins shall be legal tender in payment or on account in the same way and to the same extent as if they were coins referred to in section 14 of the said Act, and the provisions of the said Act shall apply accordingly.

(2) Every coin which is declared to be legal tender by sub-section (1) shall be deemed to be Queen's coin within the meaning of section 250 of the Indian Penal Code.

A. P. MUDDIMAN,
Secretary to the Government of India.

The following Act of the Indian Legislative Council received the assent of the Governor-General on the 26th September 1918, and is hereby promulgated for general information:—

No. XXIII of 1918.

An Act to take powers to provide for the cheap supply of cotton cloth to the poorer classes of the community.

WHEREAS it is expedient to take powers for the purpose of encouraging or maintaining the supply, at reasonable rates, to the poorer classes of the community, of cotton cloth manufactured in this country; It is hereby enacted as follows:—

Enactment

1. This Act may be called the Cotton Cloth Act, 1918.

Definition

2. In this Act, unless there is anything repugnant to the subject or context,—

(a) "Controller" means a Controller appointed under this Act;

(b) "Cotton cloth" means cotton cloth manufactured in this country; and

(c) "Standard cloth" means any kind of cotton cloth which a Controller may, from time to time, declare to be standard cloth.

3. The Governor-General in Council may, by notification in the Gazette of India, appoint one or more persons as he may think fit to be Controllers for the purposes of this Act, and shall specify in any such notification the area in which any Controller so appointed shall exercise his powers.

4. (1) Whenever it appears to a Controller that such a course is necessary or expedient for the purpose of encouraging or maintaining the supply of standard cloth, at reasonable rates to the poorer classes of the community, he may (subject to this Act and the rules made thereunder and to the control of the Governor-General in Council) make general or special orders regulating or giving directions within the area in which he is empowered, with respect to the manufacture, transport, distribution and sale or purchase of, or other dealings in, cotton cloth.

(2) Without prejudice to the generality of the foregoing power, orders may be made by a Controller—

(a) declaring and defining the classes of standard cloth;

(b) prescribing distinctive indications which shall be woven into, impressed or otherwise displayed upon, different classes of standard cloth;

(c) requiring any person, who ordinarily manufactures cotton cloth, to manufacture, or provide for the manufacture of, standard cloth in such quantity, of such quality and by such date as the Controller may direct; and

(d) fixing the prices to be paid to the manufacturer for standard cloth or for any particular class of standard cloth, and providing for the payment thereof on delivery;

Provided that in fixing prices the Controller shall have regard to the cost of production and to the allowance of a reasonable profit, without necessarily taking into consideration the market-price, and if the Controller is satisfied that the manufacturer has incurred actual loss arising out of forward contracts entered into before the commencement of this Act, and that such loss is immediately attributable to an order under this Act, he may take such loss into account:

Provided further that the Controller may fix different prices in the case of different localities or, if special reasons exist, in respect of different manufacturers in the same locality.

5. Where a Controller is appointed in exercise of the power conferred by section 3, the Governor-General in Council shall appoint a

Appointment of Advisory Committee.
Committee consisting of such number of persons having knowledge of the cotton or cotton cloth trade as he thinks fit to assist the Controller with their advice in the performance of his duties. Before a Controller issues any order declaring and defining the classes of standard cloth or fixing the prices to be paid to the manufacturer, he shall consult the Committee, and he may consult the Committee on any other matter connected with his duties:

Provided that, if the opinion of the majority of members of the Committee who are present at any meeting is adverse to the issue of any order, the Controller shall, if he does not accept the Committee's advice, refer the matter for the decision of the Governor-General in Council.

6. Where, by an order made in the exercise of powers conferred by section 4, the Controller has directed a manufacturer to manufacture, or provide for the manufacture of, standard cloth and has fixed the price therefor, the manufacturer shall deliver the same at such time and place and in such manner as the Controller may specify from time to time, and the Controller shall pay or cause to be paid to the manufacturer the said price, together with the freight, if any, actually paid by the manufacturer.

7. Subject to the control of the Governor General in Council, a Controller may, from time to time by order in writing, delegate all or any of his powers subject to such conditions and restrictions as may be prescribed therein.

8. If any person acts in contravention of or, without reasonable cause, fails to comply with the provisions of any order made under section 4, or contravenes upon any cloth a distinctive indication prescribed by the Controller, such person shall be punishable with imprisonment which may extend to six months, or with fine or with both.

9. (1) The Local Government shall, if standard cloth is sold in the province, by order in writing which shall be notified in the local official gazette, fix the price at which such standard cloth or any class of standard cloth shall be sold to the public.

(2) Orders may be made fixing different prices for different localities or for different methods of sale.

(3) Every such order shall be published in such manner as the Local Government may consider to be best adapted for bringing the prices so fixed to the notice of the power classes.

10. (1) No person shall sell or keep, offer or expose for sale to the public standard cloth otherwise than at such price as may be fixed by the Local Government and in accordance with the terms and conditions of a licence issued in this behalf.

(2) If any person contravenes the provisions of sub-section (1), he shall be punishable with imprisonment which may extend to six months, or with fine or with both.

11. A licence for the sale of standard cloth shall be granted by such authority, in such form and subject to such conditions as the Local Government may prescribe by rules made under this Act.

12. (1) The Governor General in Council may make rules—

(a) prescribing the powers and duties of the Controller,
(b) prescribing the manner in which the Controller's orders shall be published or served, as the case may be, and
(c) generally giving effect to the provisions of this Act.

(2) The Local Government shall, if standard cloth is sold in the province, make rules prescribing the authority by which, the form in which and the conditions under which, any licence or class of licence for the sale of standard cloth shall be granted.

(3) Rules made under this Act shall be published in the Gazette of India or the local official gazette, as the case may be, and on such publication shall have effect as if enacted in this Act.

13. No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done under this Act.

14. All powers given by this Act shall be in addition to and not in derogation of any other powers conferred by or under any enactment, and all such powers may be exercised in the same manner and by the same authority as if this Act had not been made.

A. P. MUDDIMAN,

Secy. to the Govt. of India, Legislative Dept.

(Republished by order of His Excellency the Governor in Council.)

N. E. MARSHBANKS,

Acting Secy. to Govt., L. & M. (Legislative) Dept.